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Counsel for Highland Capital Management, L.P.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,1	§ § 8	Case No. 19-34054-sgj11
Reorganized Debtor.	8 8 8	
THE CHARITABLE DAF FUND, L.P.,	- 8 - 8	A .l
Plaintiffs,	§ §	Adversary Proceeding No. 22-03052-sgj
VS.	§ §	
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §	
Defendant.	§ §	
	§ §	

¹ The Reorganized Debtor's last four digits of its taxpayer identification number are (8357). The headquarters and service address for the above-captioned Reorganized Debtor is 100 Crescent Court, Suite 1850, Dallas, TX 75201.

APPENDIX IN SUPPORT OF HIGHLAND CAPITAL MANAGEMENT, L.P.'S AMENDED MOTION TO DISMISS

Ex.	Description	<u>Appx. #</u>
1.	Proof of Claim 177, filed in Case No. 19-34054-sgj by The Dugaboy Investment Trust	1-6
2.	<i>Original Complaint</i> , Case No. 21-cv-01479-S, D.I. 1 (N.D. Tex. June 23, 2021)	7-18
3.	Order (i) Confirming the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. (as Modified) and (ii) Granting Related Relief, Case No. 19-34054-sgj, D.I. 1943 (Bankr. N.D. Tex. Feb. 22, 2021)	19-180
4.	Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. (as Modified), Case No. 19-34054-sgj, D.I. 1808 (Bankr. N.D. Tex. Jan. 22, 2021)	181-247
5.	Original Complaint, Adv. Proceeding No. 22-03052, D.I. 1-1 (Bankr. N.D. Tex. May 25, 2022)	248-259
6.	Schedule of Contracts and Leases to Be Assumed, Case No. 19-34054-sgj, D.I. 1875-5 (Bankr. N.D. Tex. Feb. 1, 2021)	260-268
7.	Notice of Occurrence of Effective Date of Confirmed Fifth Amended Plan of Reorganization of Highland Capital Management, L.P., Case No. 19-34054-sgj, D.I. 2700 (Bankr. N.D. Tex. Aug. 11, 2021)	269-273
8.	Certificate of Service of Vincent Trang re: Notice of Occurrence of Effective Date of Confirmed Fifth Amended Plan of Reorganization of Highland Capital Management, L.P., Case No. 19-34054-sgj, D.I. 2747 (Bankr. N.D. Tex. Aug. 19, 2021)	274-449
9.	Plaintiff's Motion to Stay All Proceedings, Adv. Proceeding No. 22-03052, D.I. 6 (Bankr. N.D. Tex. May. 25, 2022)	450-456
10.	Electronic Order, Adv. Proceeding No. 22-03052, D.I. 7 (Bankr. N.D. Tex. May. 25, 2022)	457-458
11.	Highland Capital Management, L.P.'s Motion for Reconsideration of Stay Order, Adv. Proceeding No. 22-03052, D.I. 8 (Bankr. N.D. Tex. May. 25, 2022)	459-467
12.	Plaintiff's Motion to Dismiss, Adv. Proceeding No. 22-03052, D.I. 11 (Bankr. N.D. Tex. May. 25, 2022)	468-476
13.	Order, Adv. Proceeding No. 22-03052, D.I. 18 (Bankr. N.D. Tex. May. 25, 2022)	477-479
14.	Fourth Amended and Restated Limited Partnership Agreement of Highland Multi Strategy Credit Fund, L.P., dated November 1, 2014	480-534
15.	Amended and Restated Memorandum and Articles of Association of Highland Multi Strategy Credit Fund, Ltd., as adopted on 1 November 2014	535-577
16.	Third Amended and Restated Investment Management Agreement, by and among Highland Multi Strategy Credit Fund, Ltd., Highland Multi Strategy Credit Fund, L.P., and Highland Capital Management, L.P., dated November 1, 2013	578-589

17	. Declaration of James. P. Seery, Jr., in Support of Amended Motion to	590-594
	Dismiss	
18	. Cayman Hotel and Golf Incorporated v. Resort Gems Limited Grand	595-615
	Court	
19	. The Contracts (Rights of Third Parties) Law, 2014	616-624
20	. Ebbw Vale Urban DC v. South Wales Traffic Area	625-633

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Dated: May 27, 2022.

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Counsel for Highland Capital Management, L.P.

EXHIBIT 1

Claim #177 Date Filed: 4/23/2020

Fill in this information to identify the case:				
Debtor	Highland Capi	tal Management,	L.P.	
United States Ba	nkruptcy Court for the:	Northern	District of	Texas (State)
Case number	19-34054			. ,

Official Form 410

Proof of Claim 04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Pa	Identify the Claim	n	
1.	Who is the current creditor?	The Dugaboy Investment Trust Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor	
2.	Has this claim been acquired from someone else?	✓ No Yes. From whom?	
3.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent? The Dugaboy Investment Trust 300 Crescent Court, Ste. 700 Dallas, TX 75201 Contact phone Contact email gscott@myersbigel.com Uniform claim identifier for electronic payments in chapter 13 (if you use of the contact payments)	Where should payments to the creditor be sent? (if different) Contact phone Contact email
4.	Does this claim amend one already filed?	✓ No✓ Yes. Claim number on court claims registry (if known)	Filed on
5.	Do you know if anyone else has filed a proof of claim for this claim?	No Yes. Who made the earlier filing?	

Official Form 410 Proof of Claim

Pä	Give information Ap	out the Claim as of the Date the Case was Filed
6.	Do you have any number you use to identify the debtor?	No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:
7.	How much is the claim?	\$ See attached Exhibit "A" Does this amount include interest or other charges? No Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
8.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. See attached Exhibit "A"
9.	Is all or part of the claim secured?	No
10.	Is this claim based on a lease?	No Yes. Amount necessary to cure any default as of the date of the petition. \$
11.	Is this claim subject to a right of setoff?	✓ No Yes. Identify the property:

Official Form 410 Proof of Claim

12. Is all or part of the claim	✓ No			
entitled to priority under 11 U.S.C. § 507(a)?		ck all that apply:		Amount entitled to priority
A claim may be partly priority and partly	☐ Dome	estic support obligations (including S.C. § 507(a)(1)(A) or (a)(1)(B).	alimony and child support) under	¢
nonpriority. For example, in some categories, the law limits the amount entitled to priority.		\$3,025* of deposits toward purc rvices for personal, family, or hou	nase, lease, or rental of property sehold use. 11 U.S.C. § 507(a)(7)	· \$
ениией ю рнонку.	days	es, salaries, or commissions (up t before the bankruptcy petition is never is earlier. 11 U.S.C. § 507(a	filed or the debtor's business ends	5, \$
	Taxes	s or penalties owed to governmen	tal units. 11 U.S.C. § 507(a)(8).	\$
	Contr	ributions to an employee benefit p	olan. 11 U.S.C. § 507(a)(5).	\$
	Other	r. Specify subsection of 11 U.S.C	§ 507(a)() that applies.	\$
	* Amounts	are subject to adjustment on 4/01/22 a	nd every 3 years after that for cases beg	un on or after the date of adjustment.
13. Is all or part of the claim pursuant to 11 U.S.C. § 503(b)(9)?	days before	re the date of commencement of	ing from the value of any goods re the above case, in which the good ess. Attach documentation suppor	ds have been sold to the Debtor in
Part 3: Sign Below		_		
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	I am the trust I am a guara I understand that a the amount of the I have examined t	ditor. ditor's attorney or authorized agenute, or the debtor, or their authorizantor, surety, endorser, or other coan authorized signature on this Proclaim, the creditor gave the debtothe information in this Proof of Clarenalty of perjury that the foregoing	ted agent. Bankruptcy Rule 3004. debtor. Bankruptcy Rule 3005. debtor of Claim serves as an acknowle r credit for any payments received tim and have reasonable belief that	toward the debt.
	/s/Grant Sco Signature	ott f the person who is completing	and signing this claim:	
	Name	Grant Scott		
		First name	Middle name Las	st name
	Title	Trustee		
	Company	The Dugaboy Investment Identify the corporate servicer as the components of the corporate servicer as the corporate servic	Trust ompany if the authorized agent is a service	er.
	Address	4140 Park Lake Ave., S	uite 600, Raleigh, NC, 27	⁷ 612
	Contact phone	919-854-1407	"1¤}HV4	4\$7 #^«

Official Form 410 Proof of Claim

KCC ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (877) 573-3984 | International (310) 751-1829

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Debtor:				
19-34054 - Highland Capital Management, L.P.				
District:				
Northern District of Texas, Dallas Division				
Creditor:	Has Supporting Doc	umentation:		
The Dugaboy Investment Trust	Yes, supporting	g documentation successfully uploaded		
300 Crescent Court, Ste. 700	Polated Document Statement			
Dallas, TX, 75201				
Phone:	No True La Tru			
	Related Claim Filed By:			
Phone 2: Filing Party:				
Fax:	Authorized ag	ent		
Email:				
gscott@myersbigel.com				
Other Names Used with Debtor:	Amends Claim:			
	No			
	Acquired Claim:			
	No			
Basis of Claim:	Last 4 Digits:	Uniform Claim Identifier:		
See attached Exhibit "A"	No			
Total Amount of Claim: Includes Interest or Charges:				
See attached Exhibit "A" No				
Has Priority Under:				
No				
Has Secured Claim:	Nature of Secured A	mount:		
No	Value of Property:			
Amount of 503(b)(9):	Annual Interest Rate	:		
No	A			
Based on Lease:	Arrearage Amount:			
No	Basis for Perfection:			
Subject to Right of Setoff:	Amount Unsecured:			
No				
Submitted By:				
Grant Scott on 23-Apr-2020 5:01:59 p.m. Eastern Time				
Title:				
Trustee				
Company:				
The Dugaboy Investment Trust				
Optional Signature Address:				
Grant Scott				
4140 Park Lake Ave., Suite 600				
Raleigh, NC, 27612				
Telephone Number:				
919-854-1407				
Email:				
gscott@myersbigel.com				

Exhibit A

The Dugaboy Investment Trust ("Claimant"), an investor in certain funds managed by the Debtor, including Highland Multi-Strategy Credit Fund, L.P. and Highland Multi-Strategy Credit Fund, Ltd., may have claims against the Debtor relating to the post-petition actions or inactions of the fund investment manager in managing these funds pursuant to Debtor's Fourth Amended and Restated Limited Partnership Agreement and that certain Third Amended and Restated Investment Management Agreement by and between Highland Multi-Strategy Credit Fund, L.P., Highland Multi-Strategy Credit Fund, Ltd., and the Debtor, as amended from time to time. While the potential claims relate to the post-petition actions or inactions of the fund investment manager, Claimant is filing this claim to preserve all potential rights, claims, and causes of action it may have against the Debtor under these prepetition agreements relating to the investment manager's actions or inactions in managing these funds.

EXHIBIT 2

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

THE DUGABOY INVESTMENT TRUST,	§		
	§		
	§		
Plaintiff,	§		
	§		
v.	§	Cause No	
	§		
HIGHLAND CAPITAL MANAGEMENT,	§		
LP,	§		
	§		
Defendant.	§		

ORIGINAL COMPLAINT

This matter concerns grave accounts of self-dealing and deception and seeks redress for violation of federal law including, but not limited to, violations of the Advisers Act of 1940, and other state causes of action.

I.

PARTIES

- 1. Plaintiff, The Dugaboy Investment Trust ("Plaintiff"), is a Delaware perpetual nonrevocable trust with its principal place of business in Dallas County, Texas.
- 2. Defendant Highland Capital Management LP ("Highland" or "HCMLP") is a Delaware limited partnership, whose principal place of business is in Dallas, Texas.

II.

JURISDICTION AND VENUE

3. Subject matter jurisdiction is proper in this court under 28 U.S.C. § 1331, and under 28 U.S.C. § 1334 because the suit arises out of post-petition acts or omissions of the debtor and certain of its principals.

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 13 of 637

Case 3:21-cv-01479-S Document 1 Filed 06/23/21 Page 2 of 9 PageID 2

- 4. This Court has general personal jurisdiction over Defendant Highland Capital Management, LP, because it has continuously done business in this state, and the causes of action arise from the acts or omissions committed in this state.
- 5. Venue is proper in this Court because a substantial number of the acts or omissions giving rise to this lawsuit and the causes of action asserted herein occurred in Dallas County.

III.

FACTUAL BACKGROUND

- **6.** HCMLP is a registered investment advisor ("<u>RIA</u>") subject to the regulations of the Securities Exchange Commission.
- 7. HCMLP is both the advisor of and investor in Highland Multi Strategy Credit Fund, LP ("Multistrat"), a Delaware limited partnership. Highland Multi Strategy Credit Fund GP, L.P., itself a Delaware limited partnership, is the general partner of Multistrat, and HCMLP is the sole member of the general partner of Highland Multi Strategy Credit Fund GP, L.P.
- **8.** HCMLP's advisory capacity is governed, or at all relevant times was governed, by the Third Amended and Restated Investment Management Agreement, effective November 1, 2013 (the "IMA").
- **9.** The purpose of Multistrat as a vehicle was stated as such: "The Fund's investment objective is to seek attractive risk-adjusted returns, consistent with the preservation of capital and prudent investment management."
- 10. The Confidential Private Placement Memorandum for Multistrat disclosed that "[t]he Investment Manager is registered as an investment adviser with the Securities and Exchange Commission under the U.S. Investment Advisers Act of 1940, as amended (the 'Advisers Act').

Each prospective investor will be required to make a representation to indicate that it is a 'qualified client' as defined in the Advisers Act."

- 11. Because of these agreements and roles as the General Partner and RIA, Highland owed contractual and fiduciary duties to Plaintiff, as an investor in Multistrat.
- 12. James Seery, the principal, CEO, and CRO of HCMLP in its capacity as a debtor, admitted under oath that HCMLP owes fiduciary duties to the investors of the funds HCMLP manages—which would include Multistrat—and therefore, has admitted under oath that HCMLP and its governed persons owe fiduciary duties to the investors in Multistrat, which includes Plaintiff, the Charitable DAF Fund, Ltd., and Highland Capital Management Services, Inc., among others.
- 13. As an investment vehicle advised at all times and controlled at all times by HCMLP, Multistrat purchased and owned a pool of viaticals—investments in life insurance policies keyed to the lives of other persons. When a person passes away, the life insurance money is paid to the owner of the policy—in this case, Multistrat.
 - **14.** The notional value of the viatical pool was approximately \$145 million.
- **15.** In or around August 2020, HCMLP sold the entire viatical pool for approximately \$35,000,000 less than one quarter of the insured value.
- 16. The policies insured people aged 90 on average, suggesting that the policies were highly likely to pay off in the ensuing few years given the age and life expectancies of the insureds, as well as considering the actuarial impact of the COVID pandemic.
- 17. In the spring of 2020, Multistrat raised funds specifically for the purpose of paying the premiums on the viatical pool—amounts raised, borrowing availability, and liquid securities provided enough cash to pay the premiums. But HCMLP did not pursue this path as promised.

Instead, it sold the assets. To this day it is unclear why the policies were sold, and why, just prior to a planned mediation.

- 18. Furthermore, the process of selling was severely flawed. For example, the health assessments used to determine the likelihood and timeline for the payout were two years old. HCMLP did not cause new, up-to-date health assessments to be performed, and instead was content to rely on stale information or worse, no information at all.
- 19. Furthermore, HCMLP made no effort to adjust the projected life expectancies due to the increasing age of the insureds during a process that stretched over seven months, nor for the potential impact of COVID on people over the age of 90, which would have impacted the price.
- **20.** Equally troubling is that Multistrat obtained the funds to pay the premiums from another investor—yet, it apparently did not use the funds for that purpose.
- 21. HCMLP apparently used the proceeds of the sale to pay itself, notwithstanding the fact that there were redeemed interests waiting to be paid—interests to whom HCMLP also owed fiduciary duties.
- 22. In short, HCMLP caused Multistrat to sell the viatical pool at a substantially discounted amount to curry favor with the brokers and buyers in the marketplace for no apparent benefit to Multistrat's investors or the debtor's estate.

III.

CAUSES OF ACTION

First Cause of Action Breach of Fiduciary Duty

- 23. Plaintiff incorporates the foregoing allegations as if fully set forth herein.
- **24.** As an RIA, HCMLP is subject to the Investment Advisers Act of 1940.

- 25. The contracts set forth above—the subscription agreement and the IMA—impose and incorporate the duties and obligations of the Investment Advisers Act of 1940.
- **26.** Under this federal law, an investment adviser is a fiduciary. This includes a duty of care, a duty of loyalty, and a duty to refrain from engaging in transactions in which it is not a disinterested person.
- 27. The duty of loyalty imposed by the Advisers Act of 1940 is not specifically defined in the Advisers Act or in Commission rules, but reflects a Congressional recognition "of the delicate fiduciary nature of an investment advisory relationship" as well as a Congressional intent to "eliminate, or at least to expose, all conflicts of interest which might incline an investment adviser—consciously or unconsciously—to render advice which was not disinterested."
- 28. To meet its duty of loyalty, an adviser must make full and fair disclosure to its clients of all material facts relating to the advisory relationship, including disclosing transactions in which the advisor has an interest, and to disclose all pertinent facts of a transaction that could affect the client or the client's interest.² In order for disclosure to be full and fair, it should be sufficiently specific so that a client is able to understand the material fact or conflict of interest and make an informed decision whether to provide consent.

¹ SEC v. Capital Gains Research Bureau, Inc., 375 U.S. 180, 194 (1963). Santa Fe Indus. v. Green, 430 U.S. 462, 471, n.11 (1977) (in discussing SEC v. Capital Gains, stating that the Supreme Court's reference to fraud in the "equitable" sense of the term was "premised on its recognition that Congress intended the Investment Advisers Act to establish federal fiduciary standards for investment advisers"); Investment Advisers Act Release No. 3060 (July 28, 2010) ("Under the Advisers Act, an adviser is a fiduciary whose duty is to serve the best interests of its clients, which includes an obligation not to subrogate clients' interests to its own," citing *Proxy Voting by Investment Advisers*, Investment Advisers Act Release No. IA2106 (Jan. 31, 2003) ("Investment Advisers Act Release 2106")).

² SEC v. Capital Gains, supra, at 200 ("Failure to disclose material facts must be deemed fraud or deceit within its intended meaning."). Investment Advisers Act Release 3060, supra, footnote 15 ("as a fiduciary, an adviser has an ongoing obligation to inform its clients of any material information that could affect the advisory relationship"); see also General Instruction 3 to Part 2 of Form ADV ("Under federal and state law, you are a fiduciary and must make full disclosure to your clients of all material facts relating to the advisory relationship.").

- 29. This fiduciary duty also requires an adviser "to adopt the principal's goals, objectives, or ends." This means the adviser must, at all times, serve the best interest of its client and not subordinate its client's interest to its own. In other words, the investment adviser cannot place its own interests ahead of the interests of its client and must at all times act for the interests of its investors.³
- **30.** Here, the goals of Multistrat included "to seek attractive risk adjusted returns, consistent with the preservation of capital and prudent investment management."
- 31. The duty of care includes, among other things: (i) the duty to provide advice that is in the best interest of the client, (ii) the duty to seek best execution of a client's transactions where the adviser has the responsibility to select broker-dealers to execute client trades, and (iii) the duty to provide advice and monitoring over the course of the relationship.
- **32.** These fiduciary duties are **unwaivable**, and any agreement made in derogation of the obligations under the Advisers Act is **void**.
- **33.** HCMLP's CEO testified under oath that he and HCMLP were aware of these duties and had to comply with them.
- **34.** Section 204 of the Advisers Act requires HCMLP to carry written policies and procedures that must be followed in order to adhere to its federal obligations.
- **35.** Section 206 of the Advisers Act prohibits transactions by an adviser that were accomplished via a "deceit" on a client or prospective client, e.g., by concealing the role and

³ Investment Advisers Act Release 3060 (adopting amendments to Form ADV and stating that "[u]nder the Advisers Act, an adviser is a fiduciary whose duty is to serve the best interests of its clients, which includes an obligation not to subrogate clients' interests to its own," citing Investment Advisers Act Release 2106, supra footnote 15). SEC v. Tambone, 550 F.3d 106, 146 (1st Cir. 2008) ("Section 206 imposes a fiduciary duty on investment advisers to act at all times in the best interest of the fund..."); SEC v. Moran, 944 F. Supp. 286, 297 (S.D.N.Y 1996) ("Investment advisers are entrusted with the responsibility and duty to act in the best interest of their clients.").

interest the adviser has in the transaction, or via engaging in a course of conduct that has a tendency to mislead a client or which is manipulative.

- 36. These breaches include, but are not limited to (1) selling the viatical pool at a distressed price when it was not in distress and there was no need for Multistrat to sell; (2) concealing the information about the transaction from the Plaintiff; (3) failing to advise the Plaintiff of the opportunity to purchase the viatical pool—especially when it knew the Plaintiff had an interest in the pool and had the means of purchasing it for more cash than \$35 million; (4) concealing the purpose behind the sale of the viatical pool and the conflicts of interest that inhere in the transaction; (5) causing the viatical pool to be sold in a manner that violated the rights of the Plaintiff as an investor in Multistrat (e.g., by failing to conduct an auction, obtaining competitive bids, and taking the pool to market); and (6) utilizing the sale proceeds for its own ends—namely, to enrich itself.
- **37.** The Advisors Act declares any contract that was made in violation of its provisions or regulations, or any contract that has been performed in violation of the Advisors Act, **void**.
- **38.** The Advisers Act created a private right of action to void unlawful agreements and acts and to seek such equitable relief as accompanies such claims.
- **39.** Texas law allows a fiduciary plaintiff to seek damages for breaches of fiduciary duty and to seek disgorgement of all ill-gotten gains obtained by a fiduciary.
- **40.** Plaintiff has been damaged due to the breaches of fiduciary duty outlined herein, and it is entitled to recover damages, punitive damages, and attorneys' fees.
- **41.** To the extent this claim must be brought as a derivative action, it is plain that the demand requirement under Delaware law could not be met because serving a demand on Highland or to sue Highland would have been futile.

Second Cause of Action Breach of Contract

- **42.** Plaintiff incorporates the foregoing allegations as if fully set forth herein.
- 43. The contracts set forth above—the subscription agreement and the IMA—impose a duty of prudent investment management for the benefit of the investors in Multistrat and incorporate the duties and obligations of the Investment Advisers Act of 1940.
- **44.** The violations set forth above constitute a breach of each or both of these agreements.
- 45. These breaches include, but are not limited to (1) selling the viatical pool at a distressed price when it was not in distress and there was no need for Multistrat to sell; (2) concealing the information about the transaction from the Plaintiff; (3) failing to advise the Plaintiff of the opportunity to purchase the viatical pool—especially when it knew the Plaintiff had an interest in the pool and had the means of purchasing it for more cash than \$35 million; (4) concealing the purpose behind the sale of the ,viatical pool and the conflicts of interest that inhere in the transaction; (5) causing the viatical pool to be sold in a manner that violated the rights of the Plaintiff as an investor in Multistrat (e.g., by failing to conduct an auction, obtaining competitive bids, and taking the pool to market); and (6) utilizing the sale proceeds for its own ends—namely, to enrich itself.
 - **46.** Plaintiff has been damaged by the breaches of contract outlined herein.
 - **47.** Plaintiff is entitled to recover damages and attorneys' fees.

JURY DEMAND AND PRAYER

- **48.** Plaintiff demands trial by jury.
- **49.** Plaintiff respectfully requests judgment and an order:
 - Disgorging all ill-gotten gains in an amount to be determined at trial;

- Voiding the IMA agreements herein with HCMLP pursuant to the Advisers Act;
- Awarding damages in an amount to be determined at trial;
- Awarding punitive damages in an amount to be determined at trial;
- Awarding attorneys' fees and costs in an amount to be determined at trial;
- Awarding all interim and final relief to which Plaintiff is legally or equitably entitled under the facts and circumstances raised herein.

Dated: June 23, 2021 Respectfully submitted,

SBAITI & COMPANY PLLC

/s/ Mazin A. Sbaiti

Mazin A. Sbaiti

Texas Bar No. 24058096

Jonathan Bridges

Texas Bar No. 24028835

JPMorgan Chase Tower

2200 Ross Avenue – Suite 4900W

Dallas, TX 75201

T: (214) 432-2899

F: (214) 853-4367

E: mas@sbaitilaw.com jeb@sbaitilaw.com

Counsel for Plaintiff

JS 44 (Rev. 10/20) - TXND (10/20		CIVIL CO	OVE	RSHEET	Dama 4 of 0 Dam	-ID 40
The JS 44 civil cover sheet and provided by local rules of court purpose of initiating the civil de	t. This form, approved by the	herein neither replace no he Judicial Conference o	r suppler f the Uni	ment the filing and service ited States in September 1		
I. (a) PLAINTIFFS	ocket sileet. (SEE INSTRUC	TIONS ON NEXT PAGE O	rinisro	DEFENDANTS		
The Dugaboy Investment Trust			Highland Capital Management, LP			
(b) County of Residence of (E.	of First Listed Plaintiff <u>D</u> XCEPT IN U.S. PLAINTIFF CA	Dallas County (SES)		NOTE: IN LAND CO	of First Listed Defendant I (IN U.S. PLAINTIFF CASES O NDEMNATION CASES, USE T OF LAND INVOLVED.	
Sbaiti & Compan	Address, and Telephone Number y PLLC, 2200 Ross A (T: 214-432-2899)		ν,	Attorneys (If Known)		
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	III. CI	⊥ TIZENSHIP OF PF	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
	_	,		(For Diversity Cases Only)		and One Box for Defendant)
U.S. Government Plaintiff	× 3 Federal Question (U.S. Government)	Not a Party)	Citize	en of This State	TF DEF 1 Incorporated or Pr of Business In T	
2 U.S. Government Defendant	4 Diversity (Indicate Citizensh.)	ip of Parties in Item III)	Citize	en of Another State	2 Incorporated and I of Business In A	
				en or Subject of a reign Country	3 Soreign Nation	6 6
IV. NATURE OF SUIT			l no		Click here for: Nature of S	
CONTRACT 110 Insurance	PERSONAL INJURY	RTS PERSONAL INJURY		DRFEITURE/PENALTY 25 Drug Related Seizure	BANKRUPTCY 422 Appeal 28 USC 158	OTHER STATUTES 375 False Claims Act
120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERT 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITION Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Othe 550 Civil Rights 555 Prison Conditions of Confinement	71Y	LABOR 0 Fair Labor Standards Act 10 Labor/Management Relations 10 Railway Labor Act 11 Family and Medical Leave Act 10 Cother Labor Litigation 11 Employee Retirement Income Security Act IMMIGRATION 12 Naturalization Application Actions	423 Withdrawal	376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit (15 USC 1681 or 1692) 485 Telephone Consumer Protection Act 490 Cable/Sat TV 850 Securities/Commodities/ Exchange x 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information Act 896 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes
1^1 5 11	moved from 3 te Court Cite the U.S. Civil Sta	Appellate Court			District Litigation Transfer	
VI. CAUSE OF ACTIO	Brief description of ca					
VII. REQUESTED IN COMPLAINT:	Adviser's Act CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	D	EMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint:
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE Stacey 0	G. Jerni	igan	DOCKET NUMBER 1	9-34054-sgj11 NDTXBK
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FOR OFFICE USE ONLY						
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JS 44 Reverse (Rev. 10/20) - TXND (10/20)

Case 3:21-cv-01479-S Document 1-1 Filed 06/23/21 Page 2 of 2 PageID 11 INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

 United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box. Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

 Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity
- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- V. Origin. Place an "X" in one of the seven boxes.
 - Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.

PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

 Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

 Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related cases, if any. If a related case exists, whether pending or closed, insert the docket numbers and the corresponding judge names for such cases. A case is related to this filing if the case: 1) involves some or all of the same parties and is based on the same or similar claim; 2) involves the same property, transaction, or event; 3) involves substantially similar issues of law and fact; and/or 4) involves the same estate in a bankruptcy appeal.

Date and Attorney Signature. Date and sign the civil cover sheet.

EXHIBIT 3

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21

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16·Δ8·16 Page 1 of 161 Docket #1943 Date Filed: 02/22/2021



CLERK, U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS

ENTERED

THE DATE OF ENTRY IS ON THE COURT'S DOCKET

The following constitutes the ruling of the courtains has the force and effect therein described.

Signed February 22, 2021

United States Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:)	Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,1)	Case No. 19-34054-sgj11
Debtor.)	

ORDER (I) CONFIRMING THE FIFTH AMENDED PLAN OF REORGANIZATION OF HIGHLAND CAPITAL MANAGEMENT, L.P. (AS MODIFIED) AND (II) GRANTING RELATED RELIEF

The Bankruptcy Court² having:

a. entered, on November 24, 2020, the Order (A) Approving the Adequacy of the Disclosure Statement, (B) Scheduling A Hearing to Confirm the Fifth Amended Plan of Reorganization (C) Establishing Deadline for Filing Objections to Confirmation of Plan, (D) Approving Form of Ballots, Voting Deadline and Solicitation Procedures, and (E) Approving Form and Manner of Notice [Docket No. 1476] (the "Disclosure Statement Order"), pursuant to which the Bankruptcy Court approved the adequacy of the Disclosure Statement Relating to the Fifth

² Capitalized terms used but not otherwise defined herein have the meanings given to them in the Plan (as defined below). The rules of interpretation set forth in Article I of the Plan apply to this Confirmation Order.



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Appx. 00020

¹ The Debtor's last four digits of its taxpayer identification number are (6725). The headquarters and service address for the above-captioned Debtor is 300 Crescent Court, Suite 700, Dallas, TX 75201.

- Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1473] (the "<u>Disclosure Statement</u>") under section 1125 of the Bankruptcy Code and authorized solicitation of the Disclosure Statement;
- b. set January 5, 2021, at 5:00 p.m. prevailing Central Time (the "Objection Deadline"), as the deadline for filing objections to confirmation of the *Fifth Amended Plan of Reorganization of Highland Capital Management, L.P.* (As Modified) [Docket No. 1808] (as amended, supplemented or modified, the "Plan");
- c. set January 5, 2021, at 5:00 p.m. prevailing Central Time, as the deadline for voting on the Plan (the "<u>Voting Deadline</u>") in accordance with the Disclosure Statement Order;
- d. initially set January 13, 2021, at 9:30 a.m. prevailing Central Time, as the date and time to commence the hearing to consider confirmation of the Plan pursuant to Bankruptcy Rules 3017 and 3018, sections 1126, 1128, and 1129 of the Bankruptcy Code, and the Disclosure Statement Order, which hearing was continued to January 26, 2021, at 9:30 a.m. prevailing Central Time and further continued to February 2, 2021;
- e. reviewed: (i) the Plan; (ii) the Disclosure Statement; and (iii) Notice of (I) Entry of Order Approving Disclosure Statement; (II) Hearing to Confirm; and (III) Related Important Dates (the "Confirmation Hearing Notice"), the form of which is attached as Exhibit 1-B to the Disclosure Statement Order;
- f. reviewed: (i) the Debtor's Notice of Filing of Plan Supplement for the Third Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1389] filed November 13, 2020; (ii) Debtor's Notice of Filing of Plan Supplement for the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1606] filed on December 18, 2020; (iii) the Debtor's Notice of Filing of Plan Supplement for the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1656] filed on January 4, 2021; (iv) Notice of Filing Plan Supplement to the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. (with Technical Modifications)t dated January 22, 2021 [Docket No. 1811]; and (v) Debtor's Notice of Filing of Plan Supplement to the Fifth Amended Plan of Reorganization of Highland of Highland Capital Management, L.P. (As Modified) on February 1, 2021 [Docket No. 1875]; (collectively, the documents listed in (i) through (v) of this paragraph, the "Plan Supplements");
- g. reviewed: (i) the Notice of (I) Executory Contracts and Unexpired Leases to be Assumed by the Debtor Pursuant to the Fifth Amended Plan, (II) Cure Amounts, if Any, and (III) Related Procedures in Connection Therewith filed on December 30, 2020 [Docket No. 1648]; (ii) the Second Notice of (I) Executory Contracts and

Unexpired Leases to be Assumed by the Debtor Pursuant to the Fifth Amended Plan, (II) Cure Amounts, if Any, and (III) Related Procedures in Connection Therewith filed on January 11, 2021 [Docket No.1719]; (iii) the Third Notice of (I) Executory Contracts and Unexpired Leases to be Assumed by the Debtor Pursuant to the Fifth Amended Plan, (II) Cure Amounts, if Any, and (III) Related Procedures in Connection Therewith filed on January 15, 2021 [Docket No. 1749]; (iv) the Notice of Withdrawal of Certain Executory Contracts and Unexpired Leases from List of Executory Contracts and Unexpired Leases to be Assumed by the Debtor Pursuant to the Fifth Amended Plan [Docket No. 1791]; (v) the Fourth Notice of (I) Executory Contracts and Unexpired Leases to be Assumed by the Debtor Pursuant to the Fifth Amended Plan (II) Cure Amounts, if Any, and (III) Released Procedures in Connection Therewith filed on January 27, 2021 [Docket No. 1847]; (vi) the Notice of Hearing on Agreed Motion to (I) Assume Nonresidential Real Property Lease with Crescent TC Investors, L.P. Upon Confirmation of Plan and (II) Extend Assumption Deadline filed on January 28, 2021 [Docket No. 1857]; and (vii) the Fifth Notice of (I) Executory Contracts and Unexpired Leases to be Assumed by the Debtor Pursuant to the Fifth Amended Plan (II) Cure Amounts, if Any, and (III) Released Procedures in Connection Therewith filed on February 1, 2021 [Docket No. 1873] (collectively, the documents referred to in (i) to (vii) are referred to as "List of Assumed Contracts");

- h. reviewed: (i) the Debtor's Memorandum of Law in Support of Confirmation of the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1814] (the "Confirmation Brief"); (ii) the Debtor's Omnibus Reply to Objections to Confirmation of the Fifth Amended Chapter 11 Plan of Reorganization of Highland Capital Management; [Docket No. 1807]; and (iii) the Certification of Patrick M. Leathem With Respect to the Tabulation of Votes on the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1772] and Supplemental Certification of Patrick M. Leathem With Respect to the Tabulation of Votes on the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1887] filed on February 3, 2021 (together, the "Voting Certifications").
- i. reviewed: (i) the *Notice of Affidavit of Publication* dated December 3, 2020 [Docket No. 1505]; (ii) the *Certificate of Service* dated December 23, 2020 [Docket No. 1630]; (iii) the *Supplemental Certificate of Service* dated December 24, 2020 [Docket No. 1637]; (iv) the *Second Supplemental Certificate of Service* dated December 31, 2020 [Docket No. 1653]; (v) the *Certificate of Service* dated December 23, 2020 [Docket No. 1627]; (vi) the *Certificate of Service* dated January 6, 2021 [Docket No. 1696]; (vii) the *Certificate of Service* dated January 7, 2021 [Docket No. 1699]; (viii) the *Certificate of Service* dated January 7, 2021 [Docket No. 1700]; (ix) the *Certificate of Service* dated January 15, 2021 [Docket No. 1761]; (x) the *Certificate of Service* dated January 19, 2021 [Docket No. 1775]; (xi) the

Certificate of Service dated January 20, 2021 [Docket No. 1787]; (xii) the Certificate of Service dated January 26, 2021 [Docket No. 1844]; (xiii) the Certificate of Service dated January 27, 2021 [Docket No. 1854]; (xiv) the Certificate of Service dated February 1, 2021 [Docket No. 1879]; (xv) the Certificates of Service dated February 3, 2021 [Docket No. 1891 and 1893]; and (xvi) the Certificates of Service dated February 5, 2021 [Docket Nos. 1906, 1907, 1908 and 1909] (collectively, the "Affidavits of Service and Publication");

- j. reviewed all filed³ pleadings, exhibits, statements, and comments regarding approval of the Disclosure Statement and confirmation of the Plan, including all objections, statements, and reservations of rights;
- k. conducted a hearing to consider confirmation of the Plan, which commenced on February 2, 2021, at 9:30 a.m. prevailing Central Time and concluded on February 3, 2021, and issued its oral ruling on February 8, 2021 (collectively, the "Confirmation Hearing);
- 1. heard the statements and arguments made by counsel in respect of confirmation of the Plan and having considered the record of this Chapter 11 Case and taken judicial notice of all papers and pleadings filed in this Chapter 11 Case; and
- m. considered all oral representations, testimony, documents, filings, and other evidence regarding confirmation of the Plan, including (a) all of the exhibits admitted into evidence; (b) the sworn testimony of (i) James P. Seery, Jr., the Debtor's Chief Executive Officer and Chief Restructuring Officer and a member of the Board of Directors of Strand Advisors, Inc. ("Strand"), the Debtor's general partner; (ii) John S. Dubel, a member of the Board of Strand; (iii) Marc Tauber, a Vice President at Aon Financial Services; and (iv) Robert Jason Post, the Chief Compliance Officer of NexPoint Advisors, LP (collectively, the "Witnesses"); (c) the credibility of the Witnesses; and (d) the Voting Certifications.

NOW, THEREFORE, after due deliberation thereon and good cause appearing therefor, the Bankruptcy Court hereby makes and issues the following findings of fact and conclusions of law:

³ Unless otherwise indicated, use of the term "filed" herein refers also to the service of the applicable document filed on the docket in this Chapter 11 Case, as applicable.

⁴ The Court admitted the following exhibits into evidence: (a) all of the Debtor's exhibits lodged at Docket No. 1822 (except TTTTT, which was withdrawn by the Debtor); (b) all of the Debtor's exhibits lodged at Docket No. 1866; (c) all of the Debtor's exhibits lodged at Docket No. 1877; (d) all of the Debtor's exhibits lodged at Docket No. 1895; and (e) Exhibits 6-12 and 15-17 offered by Mr. James Dondero and lodged at Docket No. 1874.

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 28 of 637

Case 19-34054-sqi11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16

FINDINGS OF FACT AND CONCLUSIONS OF LAW

- 1. **Findings of Fact and Conclusions of Law.** The findings and conclusions set forth herein, together with the findings of fact and conclusions of law set forth in the record during the Confirmation Hearing, constitute the Bankruptcy Court's findings of fact and conclusions of law pursuant to Federal Rule of Civil Procedure 52, made applicable to this proceeding pursuant to Bankruptcy Rules 7052 and 9014. To the extent any of the following findings of fact constitute conclusions of law, they are adopted as such. To the extent that any of the following conclusions of law constitute findings of fact, they are adopted as such.
- 2. **Introduction and Summary of the Plan.** Prior to addressing the specific requirements under the Bankruptcy Code and Bankruptcy Rules with respect to the confirmation of the Plan, the Bankruptcy Court believes it would be useful to first provide the following background of the Debtor's Chapter 11 Case, the parties involved therewith, and some of the major events that have transpired culminating in the filing and solicitation of the Plan of this very unusual case. Before the Bankruptcy Court is the *Debtor's Fifth Amended Plan of Reorganization of Highland Capital Management, L.P.*, filed on November 24, 2020, as modified on January 22, 2021 and again on February 1, 2021. The parties have repeatedly referred to the Plan as an "asset monetization plan" because it involves the orderly wind-down of the Debtor's estate, including the sale of assets and certain of its funds over time, with the Reorganized Debtor continuing to manage certain other funds, subject to the oversight of the Claimant Trust Oversight Board. The Plan provides for a Claimant Trust to, among other things, manage and monetize the Claimant Trust Assets for the benefit of the Debtor's economic stakeholders. The Claimant Trustee is responsible

Page 5 of 161

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 29 of 637

Case 19-34054-sqj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16

for this process, among other duties specified in the Plan's Claimant Trust Agreement. There is also anticipated to be a Litigation Sub-trust established for the purpose of pursuing certain avoidance or other causes of action for the benefit of the Debtor's economic constituents.

- Committee and all claimants with Convenience Claims (*i.e.*, general unsecured claims under \$1 million) who voted in Class 7. Claimants with Class 8 General Unsecured Claims, however, voted to reject the Plan because, although the Plan was accepted by 99.8% of the amount of Claims in that class, only 17 claimants voted to accept the Plan while 27 claimants voted to reject the Plan. As a result of such votes, and because Mr. Dondero and the Dondero Related Entities (as defined below) objected to the Plan on a variety of grounds primarily relating to the Plan's release, exculpation and injunction provisions, the Bankruptcy Court heard two full days of evidence on February 2 and 3, 2021, and considered testimony from five witnesses and thousands of pages of documentary evidence in determining whether the Plan satisfies the confirmation standards required under the Bankruptcy Code. The Bankruptcy Court finds and concludes that the Plan meets all of the relevant requirements of sections 1123, 1124, and 1129, and other applicable provisions of the Bankruptcy Code, as more fully set forth below with respect to each of the applicable confirmation requirements.
- 4. **Not Your Garden Variety Debtor**. The Debtor's case is not a garden variety chapter 11 case. The Debtor is a multibillion-dollar global investment adviser registered with the SEC, pursuant to the Investment Advisers Act of 1940. It was founded in 1993 by James Dondero and Mark Okada. Mark Okada resigned from his role with Highland prior to the

Page 6 of 161

Case 19-34054-sqi11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16

bankruptcy case being filed on October 16, 2019 (the "Petition Date"). Mr. Dondero controlled the Debtor as of the Petition Date but agreed to relinquish control of it on or about January 9, 2020, pursuant to an agreement reached with the Committee, as described below. Although Mr. Dondero remained with the Debtor as an unpaid employee/portfolio manager after January 9, 2020, his employment with the Debtor terminated on October 9, 2020. Mr. Dondero continues to work for and/or control numerous non-debtor entities in the complex Highland enterprise.

- 5. **The Debtor**. The Debtor is headquartered in Dallas, Texas. As of the Petition Date, the Debtor employed approximately 76 employees. The Debtor is privately-owned: (a) 99.5% by the Hunter Mountain Investment Trust; (b) 0.1866% by The Dugaboy Investment Trust, a trust created to manage the assets of Mr. Dondero and his family; (c) 0.0627% by Mark Okada, personally and through family trusts; and (d) 0.25% by Strand, the Debtor's general partner.
- 6. The Highland Enterprise. Pursuant to various contractual arrangements, the Debtor provides money management and advisory services for billions of dollars of assets, including collateralized loan obligation vehicles ("CLOs"), and other investments. Some of these assets are managed by the Debtor pursuant to shared services agreements with certain affiliated entities, including other affiliated registered investment advisors. In fact, there are approximately 2,000 entities in the byzantine complex of entities under the Highland umbrella. None of these affiliated entities filed for chapter 11 protection. Most, but not all, of these entities are not subsidiaries (direct or indirect) of the Debtor. Many of the Debtor's affiliated companies are

Page 7 of 161

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 31 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 8 of 161

offshore entities, organized in jurisdictions such as the Cayman Islands and Guernsey. *See* Disclosure Statement, at 17-18.

- 7. **Debtor's Operational History.** The Debtor's primary means of generating revenue has historically been from fees collected for the management and advisory services provided to funds that it manages, plus fees generated for services provided to its affiliates. For additional liquidity, the Debtor, prior to the Petition Date, would sell liquid securities in the ordinary course, primarily through a brokerage account at Jefferies, LLC. The Debtor would also, from time to time, sell assets at non-Debtor subsidiaries and cause those proceeds to be distributed to the Debtor in the ordinary course of business. The Debtor's current Chief Executive Officer, James P. Seery, Jr., credibly testified at the Confirmation Hearing that the Debtor was "run at a deficit for a long time and then would sell assets or defer employee compensation to cover its deficits." The Bankruptcy Court cannot help but wonder if that was necessitated because of enormous litigation fees and expenses incurred by the Debtor due to its culture of litigation—as further addressed below.
- 8. **Not Your Garden Variety Creditor's Committee**. The Debtor and this chapter 11 case are not garden variety for so many reasons. One of the most obvious standouts in this case is the creditor constituency. The Debtor did not file for bankruptcy because of any of the typical reasons that large companies file chapter 11. For example, the Debtor did not have a large, asset-based secured lender with whom it was in default; it only had relatively insignificant secured indebtedness owing to Jeffries, with whom it had a brokerage account, and one other entity, Frontier State Bank. The Debtor also did not have problems with its trade vendors or landlords.

The Debtor also did not suffer any type of catastrophic business calamity. In fact, the Debtor filed for Chapter 11 protection six months before the onset of the COVID-19 pandemic. Rather, the Debtor filed for Chapter 11 protection due to a myriad of massive, unrelated, business litigation claims that it faced—many of which had finally become liquidated (or were about to become liquidated) after a decade or more of contentious litigation in multiple forums all over the world. The Committee in this case has referred to the Debtor—under its former chief executive, Mr. Dondero—as a "serial litigator." The Bankruptcy Court agrees with that description. By way of example, the members of the Committee (and their history of litigation with the Debtor and others in the Highland complex) are as follows:

- a. The Redeemer Committee of the Highland Crusader Fund (the "Redeemer Committee"). This Committee member obtained an arbitration award against the Debtor in the amount of \$190,824,557, inclusive of interest, approximately five months before the Petition Date, from a panel of the American Arbitration Association. It was on the verge of having that award confirmed by the Delaware Chancery Court immediately prior to the Petition Date, after years of disputes that started in late 2008 (and included legal proceedings in Bermuda). This creditor's claim was settled during this Chapter 11 Case in the amount of approximately \$137,696,610 (subject to other adjustments and details not relevant for this purpose).
- b. Acis Capital Management, L.P., and Acis Capital Management GP, LLC ("Acis"). Acis was formerly in the Highland complex of companies, but was not affiliated with Highland as of the Petition Date. This Committee member and its now-owner, Joshua Terry, were involved in litigation with the Debtor dating back to 2016. Acis was forced by Mr. Terry (who was a former Highland portfolio manager) into an involuntary chapter 11 bankruptcy in the Bankruptcy Court for the Northern District of Texas, Dallas Division before the Bankruptcy Court in 2018, after Mr. Terry obtained an approximately \$8 million arbitration award and judgment against Acis. Mr. Terry ultimately was awarded the equity ownership of Acis by the Bankruptcy Court in the Acis bankruptcy case. Acis subsequently asserted a multi-million dollar claim against Highland in the Bankruptcy Court for Highland's alleged denuding of Acis to defraud its creditors—primarily Mr. Terry. The litigation involving Acis and Mr. Terry dates back to mid-2016 and has

continued on with numerous appeals of Bankruptcy Court orders, including one appeal still pending at the Fifth Circuit Court of Appeals. There was also litigation involving Mr. Terry and Acis in the Royal Court of the Island of Guernsey and in a state court in New York. The Acis claim was settled during this Chapter 11 Case, in Bankruptcy Court-ordered mediation, for approximately \$23 million (subject to other details not relevant for this purpose), and is the subject of an appeal being pursued by Mr. Dondero.

- c. UBS Securities LLC and UBS AG London Branch ("UBS"). UBS is a Committee member that filed a proof of claim in the amount of \$1,039,957,799.40 in this Chapter 11 Case. The UBS Claim was based on a judgment that UBS received from a New York state court in 2020. The underlying decision was issued in November 2019, after a multi-week bench trial (which had occurred many months earlier) on a breach of contract claim against non-Debtor entities in the Highland complex. The UBS litigation related to activities that occurred in 2008 and 2009. The litigation involving UBS and Highland and affiliates was pending for more than a decade (there having been numerous interlocutory appeals during its history). The Debtor and UBS recently announced an agreement in principle for a settlement of the UBS claim (which came a few months after Bankruptcy Courtordered mediation) which will be subject to a 9019 motion to be filed with the Bankruptcy Court on a future date.
- d. **Meta-E Discovery ("Meta-E")**. Meta-E is a Committee member that is a vendor who happened to supply litigation and discovery-related services to the Debtor over the years. It had unpaid invoices on the Petition Date of more than \$779,000.

It is fair to say that the members of the Committee in this case all have wills of steel. They fought hard before and during this Chapter 11 Case. The members of the Committee, all of whom have volunteered to serve on the Claimant Trust Oversight Board post-confirmation, are highly sophisticated and have had highly sophisticated professionals representing them. They have represented their constituency in this case as fiduciaries extremely well.

9. Other Key Creditor Constituents. In addition to the Committee members who were all embroiled in years of litigation with Debtor and its affiliates in various ways, the Debtor has been in litigation with Patrick Daugherty, a former limited partner and employee of the Debtor, for many years in both Delaware and Texas state courts. Mr. Daugherty filed an amended

proof of claim in this Chapter 11 Case for \$40,710,819.42 relating to alleged breaches of employment-related agreements and for defamation arising from a 2017 press release posted by the Debtor. The Debtor and Mr. Daugherty recently announced a settlement of Mr. Daugherty's claim pursuant to which he will receive \$750,000 in cash on the Effective Date of the Plan, an \$8.25 million general unsecured claim, and a \$2.75 million subordinated claim (subject to other details not relevant for this purpose). Additionally, entities collectively known as "HarbourVest" invested more than \$70 million with an entity in the Highland complex and asserted a \$300 million proof of claim against the Debtor in this case, alleging, among other things, fraud and RICO violations. HarbourVest's claim was settled during the bankruptcy case for a \$45 million general unsecured claim and a \$35 million subordinated claim, and that settlement is also being appealed by a Dondero Entity.

- Other Claims Asserted. Other than the Claims just described, most of the other Claims in this Chapter 11 Case are Claims asserted against the Debtor by: (a) entities in the Highland complex—most of which entities the Bankruptcy Court finds to be controlled by Mr. Dondero; (b) employees who contend that are entitled to large bonuses or other types of deferred compensation; and (c) numerous law firms that worked for the Debtor prior to the Petition Date and had outstanding amounts due for their prepetition services.
- 11. Not Your Garden Variety Post-Petition Corporate Governance Structure. Yet another reason this is not your garden variety chapter 11 case is its post-petition corporate governance structure. Immediately from its appointment, the Committee's relationship with the Debtor was contentious at best. First, the Committee moved for a change of venue from

Delaware to Dallas. Second, the Committee (and later, the United States Trustee) expressed its then-desire for the appointment of a chapter 11 trustee due to its concerns over and distrust of Mr. Dondero, his numerous conflicts of interest, and his history of alleged mismanagement (and perhaps worse).

spending many weeks under the threat of the potential appointment of a trustee, the Debtor and Committee engaged in substantial and lengthy negotiations resulting in a corporate governance settlement approved by the Bankruptcy Court on January 9, 2020.⁵ As a result of this settlement, among other things, Mr. Dondero relinquished control of the Debtor and resigned his positions as an officer or director of the Debtor and its general partner, Strand. As noted above, Mr. Dondero agreed to this settlement pursuant a stipulation he executed, ⁶ and he also agreed not to cause any Related Entity (as defined in the Settlement Motion) to terminate any agreements with the Debtor. The January 9 Order also (a) required that the Bankruptcy Court serve as "gatekeeper" prior to the commencement of any litigation against the three independent board members appointed to oversee and lead the Debtor's restructuring in lieu of Mr. Dondero and (b) provided for the exculpation of those board members by limiting claims subject to the "gatekeeper" provision to those alleging willful misconduct and gross negligence.

No. 281] (the "Settlement Motion").

⁵ This order is hereinafter referred to as the "<u>January 9 Order</u>" and was entered by the Court on January 9, 2020 [Docket No. 339] pursuant to the *Motion of the Debtor to Approve Settlement with Official Committee of Unsecured Creditors Regarding the Governance of the Debtor and Procedures for Operation in the Ordinary Course* [Docket

⁶ See Stipulation in Support of Motion of the Debtor for Approval of Settlement With the Official Committee of Unsecured Creditors Regarding Governance of the Debtor and Procedures for Operations in Ordinary Course [Docket No. 338] (the "Stipulation").

13. **Appointment of Independent Directors.** As part of the Bankruptcy Court-approved settlement, three eminently qualified independent directors were chosen to lead Highland through its Chapter 11 Case. They are: James P. Seery, Jr., John S. Dubel (each chosen by the Committee), and Retired Bankruptcy Judge Russell Nelms. These three individuals are each technically independent directors of Strand (Mr. Dondero had previously been the sole director of Strand and, thus, the sole person in ultimate control of the Debtor). The three independent board members' resumes are in evidence. The Bankruptcy Court later approved Mr. Seery's appointment as the Debtor's Chief Executive Officer, Chief Restructuring Officer, and Foreign Representative. Suffice it to say that this settlement and the appointment of the independent directors changed the entire trajectory of the case and saved the Debtor from the appointment of a trustee. The Bankruptcy Court and the Committee each trusted the independent directors. They were the right solution at the right time. Because of the unique character of the Debtor's business, the Bankruptcy Court believed the appointment of three qualified independent directors was a far better outcome for creditors than the appointment of a conventional chapter 11 trustee. Each of the independent directors brought unique qualities to the table. Mr. Seery, in particular, knew and had vast experience at prominent firms with high-yield and distressed investing similar to the Debtor's business. Mr. Dubel had 40 years of experience restructuring large complex businesses and serving on boards in this context. And Retired Judge Nelms had not only vast bankruptcy experience but seemed particularly well-suited to help the Debtor maneuver through conflicts and ethical quandaries. By way of comparison, in the chapter 11 case of Acis, the former affiliate of Highland that the Bankruptcy Court presided over and which company was Case 19-34054-sqj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16

much smaller in size and scope than Highland (managing only 5-6 CLOs), the creditors elected a chapter 11 trustee who was not on the normal trustee rotation panel in this district but, rather, was a nationally known bankruptcy attorney with more than 45 years of large chapter 11 experience. While the Acis chapter 11 trustee performed valiantly, he was sued by entities in the Highland complex shortly after he was appointed (which the Bankruptcy Court had to address). The Acis trustee was also unable to persuade the Debtor and its affiliates to agree to any actions taken in the case, and he finally obtained confirmation of Acis' chapter 11 plan over the objections of the Debtor and its affiliates on his fourth attempt (which confirmation was promptly appealed).

14. Conditions Required by Independent Directors. Given the experiences in Acis and the Debtor's culture of constant litigation, it was not as easy to get such highly qualified persons to serve as independent board members and, later, as the Debtor's Chief Executive Officer, as it would be in an ordinary chapter 11 case. The independent board members were stepping into a morass of problems. Naturally, they were worried about getting sued no matter how defensible their efforts—given the litigation culture that enveloped Highland historically. Based on the record of this Case and the proceedings in the Acis chapter 11 case, it seemed as though everything always ended in litigation at Highland. The Bankruptcy Court heard credible testimony that none of the independent directors would have taken on the role of independent director without (1) an adequate directors and officers' ("D&O") insurance policy protecting them; (2) indemnification from Strand that would be guaranteed by the Debtor; (3) exculpation for mere negligence claims; and (4) a gatekeeper provision prohibiting the commencement of litigation against the independent directors without the Bankruptcy Court's prior authority. This gatekeeper provision was also

Page 14 of 161

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 38 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 15 of 161

included in the Bankruptcy Court's order authorizing the appointment of Mr. Seery as the Debtor's Chief Executive Officer, Chief Restructuring Officer, and Foreign Representative entered on July 16, 2020. The gatekeeper provisions in both the January 9 Order and July 16 Order are precisely analogous to what bankruptcy trustees have pursuant to the so-called "Barton Doctrine" (first articulated in an old Supreme Court case captioned *Barton v. Barbour*, 104 U.S. 126 (1881)). The Bankruptcy Court approved all of these protections in the January 9 Order and the July 16 Order, and no one appealed either of those orders. As noted above, Mr. Dondero signed the Stipulation that led to the settlement that was approved by the January 9 Order. The Bankruptcy Court finds that, like the Committee, the independent board members have been resilient and unwavering in their efforts to get the enormous problems in this case solved. They seem to have at all times negotiated hard and in good faith, which culminated in the proposal of the Plan currently before the Bankruptcy Court. As noted previously, they completely changed the trajectory of this case.

15. **Not Your Garden Variety Mediators.** And still another reason why this was not your garden variety case was the mediation effort. In the summer of 2020, roughly nine months into the chapter 11 case, the Bankruptcy Court ordered mediation among the Debtor, Acis, UBS, the Redeemer Committee, and Mr. Dondero. The Bankruptcy Court selected co-mediators because mediation among these parties seemed like such a Herculean task—especially during COVID-19 where people could not all be in the same room. Those co-mediators were: Retired

⁷ See Order Approving the Debtor's Motion Under Bankruptcy Code Sections 105(a) and 363(b) Authorizing Retention of James P. Seery, Jr., as Chief Executive Officer, Chief Restructuring Officer, and Foreign Representative Nunc Pro Tunc to March 15, 2020 [Docket No. 854] entered on July 16, 2020 (the "July 16 Order")

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 39 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 16 of 161

Bankruptcy Judge Alan Gropper from the Southern District of New York, who had a distinguished career presiding over complex chapter 11 cases, and Ms. Sylvia Mayer, who likewise has had a distinguished career, first as a partner at a preeminent law firm working on complex chapter 11 cases, and subsequently as a mediator and arbitrator in Houston, Texas. As noted earlier, the Redeemer Committee and Acis claims were settled during the mediation—which seemed nothing short of a miracle to the Bankruptcy Court—and the UBS claim was settled several months later and the Bankruptcy Court believes the ground work for that ultimate settlement was laid, or at least helped, through the mediation. And, as earlier noted, other significant claims have been settled during this case, including those of HarbourVest (who asserted a \$300 million claim) and Patrick Daugherty (who asserted a \$40 million claim). The Bankruptcy Court cannot stress strongly enough that the resolution of these enormous claims—and the acceptance by all of these creditors of the Plan that is now before the Bankruptcy Court—seems nothing short of a miracle. It was more than a year in the making.

Remain). Finally, a word about the current, remaining objectors to the Plan before the Bankruptcy Court. Once again, the Bankruptcy Court will use the phrase "not your garden variety", which phrase applies to this case for many reasons. Originally, there were over a dozen objections filed to the Plan. The Debtor then made certain amendments or modifications to the Plan to address some of these objections, none of which require further solicitation of the Plan for reasons set forth in more detail below. The only objectors to the Plan left at the time of the Confirmation Hearing

were Mr. Dondero [Docket No. 1661] and entities that the Bankruptcy Court finds are owned and/or controlled by him and that filed the following objections:

- a. Objection to Confirmation of the Debtor's Fifth Amended Plan of Reorganization (filed by Get Good Trust and The Dugaboy Investment Trust) [Docket No. 1667];
- b. Objection to Confirmation of Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. (filed by Highland Capital Management Fund Advisors, L.P., Highland Fixed Income Fund, Highland Funds I and its series, Highland Funds II and its series, Highland Global Allocation Fund, Highland Healthcare Opportunities Fund, Highland Income Fund, Highland Merger Arbitrate Fund, Highland Opportunistic Credit Fund, Highland Small-Cap Equity Fund, Highland Socially Responsible Equity Fund, Highland Total Return Fund, Highland/iBoxx Senior Loan ETF, NexPoint Advisors, L.P., NexPoint Capital, Inc., NexPoint Real Estate Strategies Fund, NexPoint Strategic Opportunities Fund) [Docket No. 1670];
- c. A Joinder to the Objection filed at 1670 by: NexPoint Real Estate Finance Inc., NexPoint Real Estate Capital, LLC, NexPoint Residential Trust, Inc., NexPoint Hospitality Trust, NexPoint Real Estate Partners, LLC, NexPoint Multifamily Capital Trust, Inc., VineBrook Homes Trust, Inc., NexPoint Real Estate Advisors, L.P., NexPoint Real Estate Advisors II, L.P., NexPoint Real Estate Advisors III, L.P., NexPoint Real Estate Advisors V, L.P., NexPoint Real Estate Advisors VI, L.P., NexPoint Real Estate Advisors VIII, L.P., NexPoint Real Estate Advisors VIII, L.P., and any funds advised by the foregoing [Docket No. 1677];
- d. NexPoint Real Estate Partners LLC's Objection to Debtor's Fifth Amended Plan of Reorganization (filed by NexPoint Real Estate Partners LLC f/k/a HCRE Partners LLC) [Docket No. 1673]; and
- e. NexBank's Objection to Debtor's Fifth Amended Plan of Reorganization (filed by NexBank Title, Inc., NexBank Securities, Inc., NexBank Capital, Inc., and NexBank) [Docket No. 1676]. The entities referred to in (i) through (v) of this paragraph are hereinafter referred to as the "Dondero Related Entities").
- 17. Questionability of Good Faith as to Outstanding Confirmation Objections. Mr. Dondero and the Dondero Related Entities technically have standing to object to the Plan, but the remoteness of their economic interests is noteworthy, and the Bankruptcy Court

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 41 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 18 of 161

questions the good faith of Mr. Dondero's and the Dondero Related Entities' objections. In fact, the Bankruptcy Court has good reason to believe that these parties are not objecting to protect economic interests they have in the Debtor but to be disruptors. Mr. Dondero wants his company back. This is understandable, but it is not a good faith basis to lob objections to the Plan. As detailed below, the Bankruptcy Court has slowed down plan confirmation multiple times and urged the parties to talk to Mr. Dondero in an attempt to arrive at what the parties have repeatedly referred to as a "grand bargain," the ultimate goal to resolve the Debtor's restructuring. The Debtor and the Committee represent that they have communicated with Mr. Dondero regarding a grand bargain settlement, and the Bankruptcy Court believes that they have.

Remote Interest of Outstanding Confirmation Objectors. To be specific about the remoteness of Mr. Dondero's and the Dondero Related Entities' interests, the Bankruptcy Court will address them each separately. First, Mr. Dondero has a pending objection to the Plan. Mr. Dondero's only economic interest with regard to the Debtor is an unliquidated indemnification claim (and, based on everything the Bankruptcy Court has heard, his indemnification claims would be highly questionable at this juncture). Mr. Dondero owns no equity in the Debtor directly. Mr. Dondero owns the Debtor's general partner, Strand, which in turn owns a quarter percent of the total equity in the Debtor. Second, a joint objection has been filed by The Dugaboy Trust ("Dugaboy") and the Get Good Trust ("Get Good"). The Dugaboy Trust was created to manage the assets of Mr. Dondero and his family and owns a 0.1866% limited partnership interest in the Debtor. See Disclosure Statement at 7, n.3. The Bankruptcy Court is not clear what economic interest the Get Good Trust has, but it likewise seems to be related to Mr. Dondero. Get Good

filed three proofs of claim relating to a pending federal tax audit of the Debtor's 2008 return, which the Debtor believes arise from Get Good's equity security interests and are subject to subordination as set forth in its Confirmation Brief. Dugaboy filed three claims against the Debtor: (a) an administrative claim relating to the Debtor's alleged postpetition management of Multi-Strat Credit Fund, L.P., (b) a prepetition claim against a subsidiary of the Debtor for which it seeks to pierce the corporate veil, each of which the Debtor maintains are frivolous in the Confirmation Brief, and (c) a claim arising from its equity security interest in the Debtor, which the Debtor asserts should be subordinated. Another group of objectors that has joined together in one objection is what the Bankruptcy Court will refer to as the "Highland Advisors and Funds." See Docket No. 1863. The Bankruptcy Court understands they assert disputed administrative expense claims against the estate that were filed shortly before the Confirmation Hearing on January 23, 2021 [Docket No. 1826], and during the Confirmation Hearing on February 3, 2021 [Docket No. 1888]. At the Confirmation Hearing, Mr. Post testified on behalf of the Highland Advisors and Funds that the Funds have independent board members that run the Funds, but the Bankruptcy Court was not convinced of their independence from Mr. Dondero because none of the so-called independent board members have ever testified before the Bankruptcy Court and all have been engaged with the Highland complex for many years. Notably, the Court questions Mr. Post's credibility because, after more than 12 years of service, he abruptly resigned from the Debtor in October 2020 at the exact same time that Mr. Dondero resigned at the Board of Directors' request, and he is currently employed by Mr. Dondero. Moreover, Dustin Norris, a witness in a prior proceeding (whose testimony was made part of the record at the Confirmation Hearing), recently testified on behalf of the Highland Advisors and Funds in another proceeding that Mr. Dondero owned and/or controlled these entities. Finally, various NexBank entities objected to the Plan.

The Bankruptcy Court does not believe they have liquidated claims against the Debtor. Mr. Dondero appears to be in control of these entities as well.

- Bankruptcy Court has allowed all these objectors to fully present arguments and evidence in opposition to confirmation, even though their economic interests in the Debtor appear to be extremely remote and the Bankruptcy Court questions their good faith. Specifically, the Bankruptcy Court considers them all to be marching pursuant to the orders of Mr. Dondero. In the recent past, Mr. Dondero has been subject to a temporary restraining order and preliminary injunction by the Bankruptcy Court for interfering with Mr. Seery's management of the Debtor in specific ways that were supported by evidence. Around the time that this all came to light and the Bankruptcy Court began setting hearings on the alleged interference, Mr. Dondero's company phone, which he had been asked to turn in to Highland, mysteriously went missing. The Bankruptcy Court merely mentions this in this context as one of many reasons that the Bankruptcy Court has to question the good faith of Mr. Dondero and his affiliates in raising objections to confirmation of the Plan.
- 20. Other Confirmation Objections. Other than the objections filed by Mr. Dondero and the Dondero Related Entities, the only other pending objection to the Plan is the United States Trustee's Limited Objection to Confirmation of Debtor's Fifth Amended Plan of Reorganization [Docket No. 1671], which objected to the Plan's exculpation, injunction, and

Debtor release provisions. In juxtaposition, to these pending objections, the Bankruptcy Court notes that the Debtor resolved the following objections to the Plan:

- a. CLO Holdco, Ltd.'s Joinder to Objection to Confirmation of Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. and Supplemental Objections to Plan Confirmation [Docket No. 1675]. This Objection has been resolved pursuant to mutually agreed language by the parties set forth in paragraph VV of the Confirmation Order;
- b. Objection of Dallas County, City of Allen, Allen ISD, City of Richardson, and Kaufman County to Confirmation of the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1662]. This Objection has been resolved pursuant to mutually agreed language by the parties set forth in paragraph QQ of the Confirmation Order;
- c. Senior Employees' Limited Objection to Debtor's Fifth Amended Plan of Reorganization (filed by Scott Ellington, Thomas Surgent, Frank Waterhouse, Isaac Leventon) [Docket No. 1669]. This Objection has been resolved pursuant to mutually agreed language by the parties set forth in paragraph 82 and paragraphs RR and SS of the Confirmation Order;
- d. Limited Objection of Jack Yang and Brad Borud to Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1666] and the amended joinder filed by Davis Deadman, Paul Kauffman and Todd Travers [Docket No. 1679]. This Objection and the amended joinder were resolved by agreement of the parties pursuant to modifications to the Plan filed by the Debtor;
- e. United States' (IRS) Limited Objection to Debtor's Fifth Amended Plan of Reorganization [Docket No. 1668]. This Objection has been resolved pursuant to mutually agreed language by the parties set forth in paragraphs TT and UU of the Confirmation Order; and
- f. Patrick Hagaman Daugherty's Objection to Confirmation of Fifth Amended Plan of Reorganization [Docket No. 1678]. This objection was resolved by the parties pursuant to the settlement of Mr. Daugherty's claim announced on the record of the Confirmation Hearing.
- 21. Capitalized Terms. Capitalized terms used herein, but not defined herein, shall have the respective meanings attributed to such terms in the Plan and the Disclosure Statement, as applicable.

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 45 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 22 of 161

- Debtor's Chapter 11 Case pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue of this proceeding and this Chapter 11 Case is proper in this district and in the Bankruptcy Court pursuant to 28 U.S.C. §§ 1408 and 1409.
- 23. **Chapter 11 Petition.** On the Petition Date, the Debtor commenced a voluntary case under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware, which case was transferred to the Bankruptcy Court on December 19, 2019. The Debtor continues to operate its business and manage its property as debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in this Chapter 11 Case. The Office of the United States Trustee appointed the Committee on October 29, 2019.
- 24. **Judicial Notice.** The Bankruptcy Court takes judicial notice of the docket in this Chapter 11 Case maintained by the clerk of the Bankruptcy Court and the court-appointed claims agent, Kurtzman Carson Consultants LLC ("KCC"), including, without limitation, all pleadings, notices, and other documents filed, all orders entered, and all evidence and arguments made, proffered or adduced at the hearings held before the Bankruptcy Court during this Chapter 11 Case, including, without limitation, the hearing to consider the adequacy of the Disclosure Statement and the Confirmation Hearing, as well as all pleadings, notices, and other documents filed, all orders entered, and all evidence and arguments made, proffered, or adduced at hearings held before the Bankruptcy Court or the District Court for the Northern District of Texas in

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 46 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 23 of 161

connection with an adversary proceeding or appellate proceeding, respectively, related to this Chapter 11 Case.

- Debtor filed each of the Plan Supplements. The Plan Supplements contain, among other documents, the Retained Causes of Action, the Claimant Trust Agreement, the Litigation Sub-Trust Agreement, the Senior Employee Stipulation, the Related Entity List, the Schedule of Employees, the Reorganized Limited Partnership Agreement, supplements to the Liquidation Analysis/Financial Projections, the Schedule of Contracts and Leases to be Assumed, and the other Plan Documents set forth therein (collectively, the "Plan Supplement Documents").
- Court finds that the list of Retained Causes of Action included in the Plan Supplements sufficiently describes all potential Retained Causes of Action, provides all persons with adequate notice of any Causes of Action regardless of whether any specific claim to be brought in the future is listed therein or whether any specific potential defendant or other party is listed therein, and satisfies applicable law in all respects to preserve all of the Retained Causes of Action. The definition of the Causes of Action and Schedule of Retained Causes of Action, and their inclusion in the Plan, specifically and unequivocally preserve the Causes of Action for the benefit of the Reorganized Debtor, the Claimant Trust, or the Litigation Sub-Trust, as applicable.
- 27. **Plan Modifications Are Non-Material.** In addition to the Plan Supplements, the Debtor made certain non-material modifications to the Plan, which are reflected in (i) the *Redline of Fifth Amended Plan of Reorganization of Highland Capital Management, L.P.*

(as Modified) filed on January 22, 2021 [Docket No. 1809], and (ii) Exhibit B to the Debtor's Notice of Filing of Plan Supplement to Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. (as Modified) filed on February 1, 2021 [Docket No. 1875] (collectively, the "Plan Modifications"). Section 1127(a) of the Bankruptcy Code provides that a plan proponent may modify its plan at any time before confirmation so long as such modified plan meets the requirements of sections 1122 and 1123 of the Bankruptcy Code. None of the modifications set forth in the Plan Supplements or the Plan Modifications require any further solicitation pursuant to sections 1125, 1126, or 1127 of the Bankruptcy Code and Bankruptcy Rule 3019, because, among other things, they do not materially adversely change the treatment of the claims of any creditors or interest holders who have not accepted, in writing, such supplements and modifications. Among other things, there were changes to the projections that the Debtor filed shortly before the Confirmation Hearing (which included projected distributions to creditors and a comparison of projected distributions under the Plan to potential distributions under a hypothetical chapter 7 liquidation). The Plan Supplements and Plan Modifications did not mislead or prejudice any creditors or interest holders nor do they require that Holders of Claims or Equity Interests be afforded an opportunity to change previously cast votes to accept or reject the Plan. Specifically, the Amended Liquidation Analysis/Financial Projections filed on February 1, 2021 [Docket No. 1875] do not constitute any material adverse change to the treatment of any creditors or interest holders but, rather, simply update the estimated distributions based on Claims that were settled in the interim and provide updated financial data. The filing and notice of the Plan Supplements and Plan Modifications were appropriate and complied with the requirements of Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 48 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 25 of 161

section 1127(a) of the Bankruptcy Code and the Bankruptcy Rules, and no other solicitation or disclosure or further notice is or shall be required. The Plan Supplements and Plan Modifications each became part of the Plan pursuant section 1127(a) of the Bankruptcy Code. The Debtor or Reorganized Debtor, as applicable, is authorized to modify the Plan or Plan Supplement Documents following entry of this Confirmation Order in a manner consistent with section 1127(b) of the Bankruptcy Code, the Plan, and, if applicable, the terms of the applicable Plan Supplement Document.

- 28. **Notice of Transmittal, Mailing and Publication of Materials.** As is evidenced by the Voting Certifications and the Affidavits of Service and Publication, the transmittal and service of the Plan, the Disclosure Statement, Ballots, and Confirmation Hearing Notice were adequate and sufficient under the circumstances, and all parties required to be given notice of the Confirmation Hearing (including the deadline for filing and serving objections to the confirmation of the Plan) have been given due, proper, timely, and adequate notice in accordance with the Disclosure Statement Order and in compliance with the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and applicable non-bankruptcy law, and such parties have had an opportunity to appear and be heard with respect thereto. No other or further notice is required. The publication of the Confirmation Hearing Notice, as set forth in the *Notice of Affidavit of Publication* dated December 3, 2020 [Docket No. 1505], complied with the Disclosure Statement Order.
- 29. **Voting.** The Bankruptcy Court has reviewed and considered the Voting Certifications. The procedures by which the Ballots for acceptance or rejection of the Plan were

distributed and tabulated, including the tabulation as subsequently amended to reflect the settlement of certain Claims to be Allowed in Class 7, were fairly and properly conducted and complied with the Disclosure Statement Order, the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules.

- 30. **Bankruptcy Rule 3016(a).** In accordance with Bankruptcy Rule 3016(a), the Plan is dated and identifies the Debtor as the proponent of the Plan.
- 31. Plan Compliance with Bankruptcy Code (11 U.S.C. § 1129(a)(1)). As set forth below, the Plan complies with all of the applicable provisions of the Bankruptcy Code, thereby satisfying section 1129(a)(1) of the Bankruptcy Code.
- 32. **Proper Classification (11 U.S.C. §§ 1122, 1123(a)(1)).** Section 1122 of the Bankruptcy Code provides that a plan may place a claim or interest in a particular class only if such claim or interest is substantially similar to the other claims or interest of such class. The Claims and Equity Interests placed in each Class are substantially similar to other Claims and Equity Interests, as the case may be, in each such Class. Valid business, factual, and legal reasons exist for separately classifying the various Classes of Claims and Equity Interests created under the Plan, and such Classes do not unfairly discriminate between Holders of Claims and Equity Interests.
- 33. Classification of Secured Claims. Class 1 (Jefferies Secured Claim) and Class 2 (Frontier Secured Claim) each constitute separate secured claims held by Jefferies LLC and Frontier State Bank, respectively, and it is proper and consistent with section 1122 of the Bankruptcy Code to separately classify the claims of these secured creditors. Class 3 (Other

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 50 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 27 of 161

Secured Claims) consists of other secured claims (to the extent any exist) against the Debtor, are not substantially similar to the Secured Claims in Class 1 or Class 2, and are also properly separately classified.

34. Classification of Priority Claims. Class 4 (Priority Non-Tax Claims) consists of Claims entitled to priority under section 507(a), other than Priority Tax Claims, and are properly separately classified from non-priority unsecured claims. Class 5 (Retained Employee Claims) consists of the potential claims of employees who may be retained by the Debtor on the Effective Date, which claims will be Reinstated under the Plan, are not substantially similar to other Claims against the Debtor, and are properly classified.

Of the claims of the Debtor's employees for unpaid paid time off in excess of the \$13,650 statutory cap amount under sections 507(a)(4) and (a)(5) of the Bankruptcy Code and are dissimilar from other unsecured claims in Class 7 and Class 8. Class 7 (Convenience Claims) allows holders of eligible and liquidated Claims (below a certain threshold dollar amount) to receive a cash payout of the lesser of 85% of the Allowed amount of the creditor's Claim or such holder's *pro rata* share of the Convenience Claims Cash Pool. Class 7 (Convenience Claims) are provided for administrative convenience purposes in order to allow creditors, most of whom are either trade creditors or holders of professional claims, to receive treatment provided under Class 7 in lieu of the treatment of Class 8 (General Unsecured Claims). The Plan also provides for reciprocal "opt out" mechanisms to allow holders of Class 7 Claims to elect to receive the treatment for Class 8 Claims. Class 8 creditors primarily constitute the litigation claims of the Debtor. Class 8 Creditors

will receive Claimant Trust Interests which will be satisfied pursuant to the terms of the Plan. Class 8 also contains an "opt out" mechanism to allow holders of liquidated Class 8 Claims at or below a \$1 million threshold to elect to receive the treatment of Class 7 Convenience Claims. The Claims in Class 7 (primarily trade and professional Claims against the Debtor) are not substantially similar to the Claims in Class 8 (primarily the litigation Claims against the Debtor), and are appropriately separately classified. Valid business reasons also exist to classify creditors in Class 7 separately from creditors in Class 8. Class 7 creditors largely consist of liquidated trade or service providers to the Debtor. In addition, the Claims of Class 7 creditors are small relative to the large litigation claims in Class 8. Furthermore, the Class 8 Claims were overwhelmingly unliquidated when the Plan was filed. The nature of the Class 7 Claims as being largely liquidated created an expectation of expedited payment relative to the largely unliquidated Claims in Class 8, which consists in large part of parties who have been engaged in years, and in some cases over a decade of litigation with the Debtor. Separate classification of Class 7 and Class 8 creditors was the subject of substantial arm's-length negotiations between the Debtor and the Committee to appropriately reflect these relative differences.

- 36. Classification of Equity Interests. The Plan properly separately classifies the Equity Interests in Class 10 (Class B/C Limited Partnership Interests) from the Equity Interests in Class 11 (Class A Limited Partnership Interests) because they represent different types of equity security interests in the Debtor and different payment priorities.
- 37. **Elimination of Vacant Classes.** Section III.C of the Plan provides for the elimination of Classes that do not have at least one holder of a Claim or Equity Interest that is

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 52 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 29 of 161

Allowed in an amount greater than zero for purposes of voting to accept or reject the Plan, and are disregarded for purposes of determining whether the Plan satisfies section 1129(a)(8) of the Bankruptcy Code with respect to such Class. The purpose of this provision is to provide that a Class that does not have voting members shall not be included in the tabulation of whether that Class has accepted or rejected the Plan. Pursuant to the Voting Certifications, the only voting Class of Claims or Equity Interests that did not have any members is Class 5 (Retained Employees). As noted above, Class 5 does not have any voting members because any potential Claims in Class 5 would not arise, except on account of any current employees of the Debtor who may be employed as of the Effective Date, which is currently unknown. Thus, the elimination of vacant Classes provided in Article III.C of the Plan does not violate section 1122 of the Bankruptcy Code. Class 5 is properly disregarded for purposes of determining whether or not the Plan has been accepted under Bankruptcy Code section 1129(a)(8) because there are no members in that Class. However, the Plan properly provides for the treatment of any Claims that may potentially become members of Class 5 as of the Effective Date in accordance with the terms of the Plan. The Plan therefore satisfies section 1122 of the Bankruptcy Code.

U.S.C. §§ 1122, 1123(a)(1)). Section 1123(a)(1) of the Bankruptcy Code requires that the Plan specify the classification of claims and equity security interests pursuant to section 1122 of the Bankruptcy Code, other than claims specified in sections 507(a)(2), 507(a)(3), or 507(a)(8) of the Bankruptcy Code. In addition to Administrative Claims, Professional Fee Claims, and Priority Tax Claims, each of which need not be classified pursuant to section 1123(a)(1) of the Bankruptcy

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 30 of 161

Code, the Plan designates eleven (11) Classes of Claims and Equity Interests. The Plan satisfies sections 1122 and 1123(a)(1) of the Bankruptcy Code.

- 39. Specification of Unimpaired Classes (11 U.S.C. § 1123(a)(2)). Article III of the Plan specifies that each of Class 1 (Jefferies Secured Claim), Class 3 (Other Secured Claims), Class 4 (Priority Non-Tax Claims), Class 5 (Retained Employee Claims), and Class 6 (PTO Claims) are Unimpaired under the Plan. Thus, the requirement of section 1123(a)(2) of the Bankruptcy Code is satisfied.
- 40. Specification of Treatment of Impaired Classes (11 U.S.C. § 1123(a)(3)). Article III of the Plan designates each of Class 2 (Frontier Secured Claim), Class 7 (Convenience Claims), Class 8 (General Unsecured Claims), Class 9 (Subordinated Claims), Class 10 (Class B/C Limited Partnership Interests), and Class 11 (Class A Limited Partnership Interests) as Impaired and specifies the treatment of Claims and Equity Interests in such Classes. Thus, the requirement of section 1123(a)(3) of the Bankruptcy Code is satisfied.
- 41. **No Discrimination (11 U.S.C. § 1123(a)(4)).** The Plan provides for the same treatment by the Plan proponent for each Claim or Equity Interest in each respective Class unless the Holder of a particular Claim or Equity Interest has agreed to a less favorable treatment of such Claim or Equity Interest. The Plan satisfies this requirement because Holders of Allowed Claims or Equity Interests in each Class will receive the same rights and treatment as other Holders of Allowed Claims or Equity Interests within such holder's respective class, subject only to the voluntary "opt out" options afforded to members of Class 7 and Class 8 in accordance with the terms of the Plan. Thus, the requirement of section 1123(a)(4) of the Bankruptcy Code is satisfied.

- 42. Implementation of the Plan (11 U.S.C. § 1123(a)(5)). Article IV of the Plan sets forth the means for implementation of the Plan which includes, but is not limited to, the establishment of: (i) the Claimant Trust; (ii) the Litigation Sub-Trust; (iii) the Reorganized Debtor; and (iv) New GP LLC, in the manner set forth in the Plan Documents, the forms of which are included in the Plan Supplements.
 - The Claimant Trust. The Claimant Trust Agreement provides for the a. management of the Claimant Trust, as well as the Reorganized Debtor with the Claimant Trust serving as the managing member of New GP LLC (a wholly-owned subsidiary of the Claimant Trust that will manage the Reorganized Debtor as its general partner). The Claimant Trust, the Claimant Trustee, the management and monetization of the Claimant Trust Assets, and the management of the Reorganized Debtor (through the Claimant Trust's role as managing member of New GP LLC) and the Litigation Sub-Trust will all be managed and overseen by the Claimant Trust Oversight Committee. Additionally, the Plan provides for the transfer to the Claimant Trust of all of the Debtor's rights, title, and interest in and to all of the Claimant Trust Assets in accordance with section 1141 of the Bankruptcy Code and for the Claimant Trust Assets to automatically vest in the Claimant Trust free and clear of all Claims, Liens, encumbrances, or interests subject only to the Claimant Trust Interests and the Claimant Trust Expenses, as provided for in the Claimant Trust Agreement. The Claimant Trust will administer the Claimant Trust Assets as provided under the Plan and the Claimant Trust Agreement contained in the Plan Supplements.
 - b. The Litigation Sub-Trust. The Plan and the Litigation Sub-Trust Agreement provide for the transfer to the Litigation Sub-Trust all of the Claimant Trust's rights, title, and interest in and to all of the Estate Claims (as transferred to the Claimant Trust by the Debtor) in accordance with section 1141 of the Bankruptcy Code and for the Estate Claims to automatically vest in the Litigation Sub-Trust free and clear of all Claims, Liens, encumbrances, or interests subject only to the Litigation Sub-Trust Interests and the Litigation Sub-Trust Expenses, as provided for in the Litigation Sub-Trust Agreement. The Litigation Trustee is charged with investigating, pursuing, and otherwise resolving any Estate Claims (including those with respect to which the Committee has standing to pursue prior to the Effective Date pursuant to the January 9 Order) pursuant to the terms of the Litigation Sub-Trust Agreement and the Plan, regardless of whether any litigation with respect to any Estate Claim was commenced by the Debtor or the Committee prior to the Effective Date.

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 55 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 32 of 161

c. **The Reorganized Debtor**. The Reorganized Debtor will administer the Reorganized Debtor Assets, which includes managing the wind down of the Managed Funds.

The precise terms governing the execution of these restructuring transactions are set forth in greater detail in the applicable definitive documents included in the Plan Supplements, including the Claimant Trust Agreement, the Litigation Sub-Trust Agreement, and the Schedule of Retained Causes of Action. The Plan, together with the documents and forms of agreement included in the Plan Supplements, provides a detailed blueprint for the transactions contemplated by the Plan. The Plan's various mechanisms provide for the Debtor's continued management of its business as it seeks to liquidate the Debtor's assets, wind down its affairs, and pay the Claims of the Debtor's creditors. Upon full payment of Allowed Claims, plus interest as provided in the Plan, any residual value would then flow to the holders of Class 10 (Class B/C Limited Partnership Interests), and Class 11 (Class A Limited Partnership Interests). Finally, Mr. Seery testified that the Debtor engaged in substantial and arm's length negotiations with the Committee regarding the Debtor's post-Effective Date corporate governance, as reflected in the Plan. Mr. Seery testified that he believes the selection of the Claimant Trustee, Litigation Trustee, and members of the Claimant Trust Oversight Board are in the best interests of the Debtor's economic constituents. Thus, the requirements of section 1123(a)(5) of the Bankruptcy Code are satisfied.

43. **Non-Voting Equity Securities (11 U.S.C. § 1123(a)(6)).** The Debtor is not a corporation and the charter documents filed in the Plan Supplements otherwise comply with section 1123(a)(6) of the Bankruptcy Code. Therefore, the requirement of section 1123(a)(6) of the Bankruptcy Code is satisfied.

44. Selection of Officers and Directors (11 U.S.C. § 1123(a)(7)). Article IV of the Plan provides for the Claimant Trust to be governed and administered by the Claimant Trustee. The Claimant Trust, the management of the Reorganized Debtor, and the management and monetization of the Claimant Trust Assets and the Litigation Sub-Trust will be managed by the Claimant Trust Oversight Board. The Claimant Trust Oversight Board will consist of: (1) Eric Felton, as representative of the Redeemer Committee; (2) Joshua Terry, as representative of Acis; (3) Elizabeth Kozlowski, as representative of UBS; (4) Paul McVoy, as representative of Meta-E Discovery; and (5) David Pauker. Four of the members of the Claimant Trust Oversight Committee are the holders of several of the largest Claims against the Debtor and/or are current members of the Committee. Each of these creditors has actively participated in the Debtor's case, both through their fiduciary roles as Committee members and in their individual capacities as creditors. They are therefore intimately familiar with the Debtor, its business, and assets. The fifth member of the Claimant Trustee Oversight Board, David Pauker, is a disinterested restructuring advisor and turnaround manager with more than 25 years of experience advising public and private companies and their investors, and he has substantial experience overseeing, advising or investigating troubled companies in the financial services industry and has advised or managed such companies on behalf of boards or directors, court-appointed trustees, examiners and special masters, government agencies, and private investor parties. The members of the Claimant Trust Oversight Board will serve without compensation, except for Mr. Pauker, who will receive payment of \$250,000 for his first year of service, and \$150,000 for subsequent years.

Case 19-34054-sqj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16

45. **Selection of Trustees.** The Plan Supplements disclose that Mr. Seery will serve as the Claimant Trustee and Marc Kirschner will serve as the Litigation Trustee. As noted above, Mr. Seery has served as an Independent Board member since January 2020, and as the Chief Executive Officer and Chief Restructuring Officer since July 2020, and he has extensive management and restructuring experience, as evidenced from his curriculum vitae which is part of the record. The evidence shows that Mr. Seery is intimately familiar with the Debtor's organizational structure, business, and assets, as well as how Claims will be treated under the Plan. Accordingly, it is reasonable and in the Estate's best interests to continue Mr. Seery's employment post-emergence as the Claimant Trustee. Mr. Seery, upon consultation with the Committee, testified that he intends to employ approximately 10 of the Debtor's employees to enable him to manage the Debtor's business until the Claimant Trust effectively monetizes its remaining assets, instead of hiring a sub-servicer to accomplish those tasks. Mr. Seery testified that he believes that the Debtor's post-confirmation business can most efficiently and cost-effectively be supported by a sub-set of the Debtor's current employees, who will be managed internally. Mr. Seery shall initially be paid \$150,000 per month for services rendered after the Effective Date as Claimant Trustee; however, Mr. Seery's long-term salary as Claimant Trustee and the terms of any bonuses and severance are subject to further negotiation by Mr. Seery and the Claimant Trust Oversight Board within forty-five (45) days after the Effective Date. The Bankruptcy Court has also reviewed Mr. Kirschner's curriculum vitae. Mr. Kirschner has been practicing law since 1967 and has substantial experience in bankruptcy litigation matters, particularly with respect to his prior experience as a litigation trustee for several litigation trusts, as set forth on the record of the

Page 34 of 161

Confirmation Hearing and in the Confirmation Brief. Mr. Kirschner shall be paid \$40,000 per month for the first three months and \$20,000 per month thereafter, plus a success fee related to litigation recoveries. The Committee and the Debtor had arm's lengths negotiations regarding the post-Effective Date corporate governance structure of the Reorganized Debtor and believe that the selection of the Claimant Trustee, the Litigation Trustee, and the Claimant Trust Oversight Committee are in the best interests of the Debtor's economic stakeholders. Section 1123(a)(7) of the Bankruptcy Code is satisfied.

- 46. **Debtor's Compliance with Bankruptcy Code (11 U.S.C. § 1129(a)(2)).**Pursuant to section 1129(a)(2) of the Bankruptcy Code, the Debtor has complied with the applicable provisions of the Bankruptcy Code, including sections 1122, 1123, 1124, 1125, and 1126 of the Bankruptcy Code, the Bankruptcy Rules, and the Disclosure Statement Order governing notice, disclosure, and solicitation in connection with the Plan, the Disclosure Statement, the Plan Supplements, and all other matters considered by the Bankruptcy Court in connection with this Chapter 11 Case.
- Statement Order. Before the Debtor solicited votes on the Plan, the Bankruptcy Court entered the Disclosure Statement Order. In accordance with the Disclosure Statement Order and evidenced by the Affidavits of Service and Publication, the Debtor appropriately served (i) the Solicitation Packages (as defined in the Disclosure Statement Order) on the Holders of Claims in Classes 2, 7, 8 and 9 and Holders of Equity Interests in Classes 10 and 11 who were entitled to vote on the Plan; and (ii) the Notice of Nonvoting Status (as defined in the Disclosure Statement Order) and the

Confirmation Hearing Notice to the Holders of Claims in Classes 1, 3, 4, 5 and 6, who were not entitled to vote on the Plan pursuant to the Disclosure Statement Order. The Disclosure Statement Order approved the contents of the Solicitation Packages provided to Holders of Claims and Equity Interests entitled to vote on the Plan, the notices provided to parties not entitled to vote on the Plan, and the deadlines for voting on and objecting to the Plan. The Debtor and KCC each complied with the content and delivery requirements of the Disclosure Statement Order, thereby satisfying sections 1125(a) and (b) of the Bankruptcy Code, as evidenced by the Affidavits of Service and Publication. The Debtor also satisfied section 1125(c) of the Bankruptcy Code, which provides that the same disclosure statement must be transmitted to each holder of a claim or interest in a particular class. The Debtor caused the same Disclosure Statement to be transmitted to all holders of Claims and Equity Interests entitled to vote on the Plan. The Debtor has complied in all respects with the solicitation requirements of section 1125 of the Bankruptcy Code and the Disclosure Statement Order. The Bankruptcy Court rejects the arguments of the Mr. Dondero and certain Dondero Related Entities that the changes made to certain assumptions and projections from the Liquidation Analysis annexed as Exhibit C to the Disclosure Statement (the "Liquidation Analysis") to the Amended Liquidation Analysis/Financial Projections require resolicitation of the Plan. The Bankruptcy Court heard credible testimony from Mr. Seery regarding the changes to the Liquidation Analysis as reflected in the Amended Liquidation Analysis/Financial Projections. Based on the record, including the testimony of Mr. Seery, the Bankruptcy Court finds that the changes between the Liquidation Analysis and the Amended Liquidation Analysis/Financial Projections do not constitute materially adverse change to the treatment of Claims or Equity

Page 36 of 161

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 60 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 37 of 161

Interests. Instead, the changes served to update the projected distributions based on Claims that were settled after the approval of the Disclosure Statement and to otherwise incorporate more recent financial data. Such changes were entirely foreseeable given the large amount of unliquidated Claims at the time the Disclosure Statement was approved and the nature of the Debtor's assets. The Bankruptcy Court therefore finds that holders of Claims and Equity Interests were not misled or prejudiced by the Amended Liquidation Analysis/Financial Projections and the Plan does not need to be resolicited.

- 48. Plan Proposed in Good Faith and Not by Means Forbidden by Law (11 U.S.C. § 1129(a)(3)). The Debtor has proposed the Plan in good faith and not by any means forbidden by law, thereby satisfying section 1129(a)(3) of the Bankruptcy Code. In determining that the Plan has been proposed in good faith, the Bankruptcy Court has examined the totality of the circumstances surrounding the filing of this Chapter 11 Case, the Plan itself, and the extensive, unrebutted testimony of Mr. Seery in which he described the process leading to Plan's formulation. Based on the totality of the circumstances and Mr. Seery's testimony, the Bankruptcy Court finds that the Plan is the result of extensive arm's-length negotiations among the Debtor, the Committee, and key stakeholders, and promotes the objectives and purposes of the Bankruptcy Code. Specifically, the Debtor's good faith in proposing the Plan is supported by the following facts adduced by Mr. Seery:
 - a. The Independent Board determined that it should consider all potential restructuring alternatives, including pursuit of a traditional restructuring and the continuation of the Debtor's business, a potential sale of the Debtor's assets in one or more transactions, an asset monetization plan similar to that described in the Plan, and a so-called "grand bargain" plan that would involve Mr. Dondero's sponsorship of a plan with a substantial equity infusion.

- b. The Debtor subsequently engaged in arm's-length, good faith negotiations with the Committee over an asset monetization Plan commencing in June 2020, which negotiations occurred over the next several months.
- c. Negotiations between the Debtor and the Committee were often contentious over disputes, including, but not limited to, the post-confirmation corporate governance structure and the scope of releases contemplated by the Plan.
- d. While negotiations with the Committee progressed, the Independent Board engaged in discussions with Mr. Dondero regarding a potential "grand bargain" plan which contemplated a significant equity infusion by Mr. Dondero, and which Mr. Seery personally spent hundreds of hours pursuing over many months.
- e. On August 3, 2020, the Bankruptcy Court entered the *Order Directing Mediation* [Docket No. 912] pursuant to which the Bankruptcy Court ordered the Debtor, the Committee, UBS, Acis, the Redeemer Committee, and Mr. Dondero into mediation. As a result of this mediation, the Debtor negotiated the settlement of the claims of Acis and Mr. Terry, which the Bankruptcy Court approved on October 28, 2020 [Docket No. 1302].
- f. On August 12, 2020, the Debtor filed its *Chapter 11 Plan of* Reorganization *of Highland Capital Management, L.P.* [Docket No. 944] (the "<u>Initial Plan</u>") and related disclosure statement (the "<u>Initial Disclosure Statement</u>") which were not supported by either the Committee or Mr. Dondero. The Independent Board filed the Initial Plan and Initial Disclosure Statement in order to act as a catalyst for continued discussions with the Committee while it simultaneously worked with Mr. Dondero on the "grand bargain" plan.
- g. The Bankruptcy Court conducted a contested hearing on the Initial Disclosure Statement on October 27, 2020. The Committee and other parties objected to approval of the Disclosure Statement at the Initial Disclosure Statement hearing, which was eventually continued to November 23, 2020.
- h. Following the Initial Disclosure Statement hearing, the Debtor continued to negotiate with the Committee and ultimately resolved the remaining material disputes and led to the Bankruptcy Court's approval of the Disclosure Statement on November 23, 2020.
- i. Even after obtaining the Bankruptcy Court's approval of the Disclosure Statement, the Debtor and the Committee continued to negotiate with Mr. Dondero and the Committee over a potential "pot plan" as an alternative to the Plan on file with the Bankruptcy Court, but such efforts were unsuccessful. This history conclusively demonstrates that the Plan is being proposed in good faith within the meaning of section 1129(a)(3).

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 39 of 161

49. Payments for Services or Costs and Expenses (11 U.S.C. § 1129(a)(4)). Article II.B of the Plan provides that Professionals will file all final requests for payment of Professional Fee Claims no later than 60 days after the Effective Date, thereby providing an adequate period of time for interested parties to review such claims. The procedures set forth in the Plan for the Bankruptcy Court's approval of the fees, costs, and expenses to be paid in connection with this chapter 11 Case, or in connection with the Plan and incident to this Chapter 11 Case, satisfy the objectives of and are in compliance with section 1129(a)(4) of the Bankruptcy Code.

- of the Plan provides for the appointment of the Claimant Trustee, Litigation Trustee, and the Claimant Trust Oversight Committee and the members thereto. For the reasons more fully explained in paragraphs 44-45 of this Confirmation Order with respect to the requirement of section 1123(a)(7) of the Bankruptcy Code, the Debtor has disclosed the nature of compensation of any insider to be employed or retained by the Reorganized Debtor, if applicable, and compensation for any such insider. The appointment of such individuals is consistent with the interests of Claims and Equity Interests and with public policy. Thus, the Plan satisfies section 1129(a)(5) of the Bankruptcy Code.
- 51. No Rate Changes (11 U.S.C. § 1129(a)(6)). The Plan does not provide for any rate change that requires regulatory approval. Section 1129(a)(6) of the Bankruptcy Code is thus not applicable.

52. Best Interests of Creditors (11 U.S.C. § 1129(a)(7)). The "best interests" test is satisfied as to all Impaired Classes under the Plan, as each Holder of a Claim or Equity Interest in such Impaired Classes will receive or retain property of a value, as of the Effective Date of the Plan, that is not less than the amount that such Holder would so receive or retain if the Debtor were liquidated under chapter 7 of the Bankruptcy Code. On October 15, 2020, the Debtor filed the Liquidation Analysis [Docket 1173], as prepared by the Debtor with the assistance of its advisors and which was attached as Exhibit C to the Disclosure Statement. On January 29, 2021, in advance of Mr. Seery's deposition in connection with confirmation of the Plan, the Debtor provided an updated version of the Liquidation Analysis to the then-objectors of the Plan, including Mr. Dondero and the Dondero Related Entities. On February 1, 2021, the Debtor filed the Amended Liquidation Analysis/Financial Projections. The Amended Liquidation Analysis/Financial Projections included updates to the Debtor's projected asset values, revenues, and expenses to reflect: (1) the acquisition of an interest in an entity known as "HCLOF" that the Debtor will acquire as part of its court-approved settlement with HarbourVest and that was valued at \$22.5 million; (2) an increase in the value of certain of the Debtor's assets due to changes in market conditions and other factors; (3) expected revenues and expenses arising in connection with the Debtor's continued management of the CLOs pursuant to management agreements that the Debtor decided to retain; (4) increases in projected expenses for headcount (in addition to adding two or three employees to assist in the management of the CLOs, the Debtor also increased modestly the projected headcount as a result of its decision not to engage a Sub-Servicer) and professional fees; and (5) an increase in projected recoveries on notes resulting from the acceleration of term notes owed to the Debtor by the following Dondero Related Entities: NexPoint Advisors, L.P.; Highland Capital Management Services, Inc.; and HCRE Partners, LLC (n/k/a NexPoint Real Estate Partners, LLC). Under the Plan, as of the Confirmation Date, (a) Class 7 General Unsecured Creditors are projected to receive 85% on account of their claims; and (b) Class 8 General Unsecured Creditors are projected to receive at least approximately 71% on account of their Claims. Under a hypothetical chapter 7 liquidation, all general unsecured creditors are projected to receive approximately 55% on account of their Claims. The Bankruptcy Court finds that the distributions that Class 7 and 8 General Unsecured Creditors are projected to receive under the Plan substantially exceeds that which they would receive under a chapter 7 liquidation based on Mr. Seery's testimony, including the following credible reasons he posited, among others:

- a. The nature of the Debtor's assets is complex. Certain assets relate to complicated real estate structures and private equity investments in operating businesses. Mr. Seery's extensive experience with the Debtor during the thirteen months since his appointment as an Independent Director and later Chief Executive Officer and Chief Restructuring Officer, provides him with a substantial learning curve in connection with the disposition of the Debtor's assets and are reasonably expected to result in him being able to realize tens of millions of dollars more value than would a chapter 7 trustee.
- b. Assuming that a hypothetical chapter 7 trustee could even operate the Debtor's business under chapter 7 of the Bankruptcy Code and hire the necessary personnel with the relevant knowledge and experience to assist him or her in selling the Debtor's assets, a chapter 7 trustee would likely seek to dispose of the Debtor's assets in a forced sale liquidation which would generate substantially less value for the Debtor's creditors than the asset monetization plan contemplated by the Plan.
- c. A chapter 7 trustee would be unlikely to retain the Debtor's existing professionals to assist in its efforts to monetize assets, resulting in delays, increased expenses, and reduced asset yields for the chapter 7 estate.

- d. The chapter 7 estate would be unlikely to maximize value as compared to the asset monetization process contemplated by the Plan because potential buyers are likely to perceive a chapter 7 trustee as engaging in a quick, forced "fire sale" of assets; and
- e. The Debtor's employees, who are vital to its efforts to maximum value and recoveries for stakeholders, may be unwilling to provide services to a chapter 7 trustee.

Finally, there is no evidence to support the objectors' argument that the Claimant Trust Agreement's disclaimed liability for ordinary negligence by the Claimant Trustee compared to a chapter 7 trustee's liability has any relevance to creditor recoveries in a hypothetical chapter 7 liquidation. Thus, section 1129(a)(7) of the Bankruptcy Code is satisfied.

- 53. Acceptance by Certain Classes (11 U.S.C. § 1129(a)(8)). Classes 1, 3, 4, 5 and 6 are Unimpaired under the Plan. Class 2 (Frontier Secured Claim), Class 7 (Convenience Claims), and Class 9 (Subordinated Claims) have each voted to accept the Plan in accordance with the Bankruptcy Code, thereby satisfying section 1129(a)(8) as to those Classes. However, Class 8 (General Unsecured Claims), Class 10 (Class B/C Limited Partnership Interests), and Class 11 (Class A Limited Partnership Interests) have not accepted the Plan. Accordingly, section 1129(a)(8) of the Bankruptcy Code has not been satisfied. The Plan, however, is still confirmable because it satisfies the nonconsensual confirmation provisions of section 1129(b), as set forth below.
- 54. Treatment of Administrative, Priority, Priority Tax Claims, and Professional Fee Claims (11 U.S.C. § 1129(a)(9)). The treatment of Administrative Claims, Priority Claims, and Professional Fee Claims pursuant to Article III of the Plan, and as set forth below with respect to the resolution of the objections filed by the Internal Revenue Service and

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 66 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 43 of 161

certain Texas taxing authorities satisfies the requirements of sections 1129(a)(9) of the Bankruptcy Code.

55. Acceptance by Impaired Class (11 U.S.C. § 1129(a)(10)). Class 2 (Frontier Secured Claims) and Class 7 (Convenience Claims) are each Impaired Classes of Claims that voted to accept the Plan, determined without including any acceptance of the Plan by any insider. Therefore, the requirement of section 1129(a)(10) of the Bankruptcy Code is satisfied.

the implementation of the Plan through the Claimant Trust, the Litigation Sub-Trust, and the Reorganized Debtor. The Plan provides that the Claimant Trust, among other things, will monetize and distribute the Debtor's remaining assets. The Disclosure Statement, the Amended Liquidation Analysis/Financial Projections, and the other evidence presented at the Confirmation Hearing provide a reasonable probability of success that the Debtor will be able to effectuate the provisions of the Plan. The Plan contemplates the establishment of the Claimant Trust upon the Effective Date, which will monetize the Estate's assets for the benefit of creditors. Mr. Seery testified that the Class 2 Frontier Secured Claim will be paid over time pursuant to the terms of the New Frontier Note and the Reorganized Debtor will have sufficient assets to satisfy its obligations under this note. The Claims of the Holders of Class 7 Claims (as well as those Class 8 creditors who validly opted to receive the treatment of Class 8 Claims) are expected to be satisfied shortly after the Effective Date. Holders of Class 8 Claims (including any holders of Class 7 Claims who opted to receive the treatment provided to Class 8 Claims) are not guaranteed any recovery and will

periodically receive pro rata distributions as assets are monetized pursuant to the Plan and the Claimant Trust Agreement. Thus, section 1129(a)(11) of the Bankruptcy Code is satisfied.

- U.S.C. § 1930 have been paid or will be paid on or before the Effective Date pursuant to Article XII.A of the Plan, thus satisfying the requirement of section 1129(a)(12) of the Bankruptcy Code. The Debtor has agreed that the Reorganized Debtor, the Claimant Trust, and the Litigation Sub-Trust shall be jointly and severally liable for payment of quarterly fees to the Office of the United States Trustee pursuant to 28 U.S.C. § 1930 through the entry of the Final Decree for the Debtor or the dismissal or conversion of the Chapter 11 Case.
- 58. **Retiree Benefits.** The Plan provides for the assumption of the Pension Plan (to the extent such Pension Plan provides "retiree benefits" and is governed by section 1114 of the Bankruptcy Code). Thus, the Plan complies with section 1129(a)(13) of the Bankruptcy Code, to the extent applicable.
- 59. **Miscellaneous Provisions** (11 U.S.C. §§ 1129(a)(14)-(16)). Sections 1129(a)(14)-(16) of the Bankruptcy Code are inapplicable as the Debtor (i) has no domestic support obligations (section 1129(a)(14)), (ii) is not an individual (section 1129(a)(15)), and (iii) is not a nonprofit corporation (section 1129(a)(16)).
- 60. No Unfair Discrimination; Fair and Equitable Treatment (11 U.S.C. § 1129(b)). The classification and treatment of Claims and Equity Interests in Classes 8, 10 and 11, which have not accepted the Plan, is proper pursuant to section 1122 of the Bankruptcy Code, does

not discriminate unfairly, and is fair and equitable pursuant to section 1129(b)(1) of the Bankruptcy Code.

- a. <u>Class 8</u>. The Plan is fair and equitable with respect to Class 8 General Unsecured Claims. While Equity Interests in Class 10 and Class 11 will receive a contingent interest in the Claimant Trust under the Plan (the "<u>Contingent Interests</u>"), the Contingent Interests will not vest unless and until holders of Class 8 General Unsecured Claims and Class 9 Subordinated Claims receive distributions equal to 100% of the amount of their Allowed Claims plus interest as provided under the Plan and Claimant Trust Agreement. Accordingly, as the holders of Equity Interests that are junior to the Claims in Class 8 and Class 9 will not receive or retain under the Plan on account of such junior claim interest any property unless and until the Claims in Class 8 and Class 9 are paid in full plus applicable interest, the Plan is fair and equitable with respect to holders of Class 8 General Unsecured Claims pursuant to section 1129(b)(2)(B) of the Bankruptcy Code and the reasoning of *In re Introgen Therapuetics* 429 B.R 570 (Bankr. W.D. Tex. 2010).
- b. Class 10 and Class 11. There are no Claims or Equity Interests junior to the Equity Interests in Class 10 and Class 11. Equity Interests in Class 10 and 11 will neither receive nor retain any property under the Plan unless Allowed Claims in Class 8 and Class 9 are paid in full plus applicable interest pursuant to the terms of the Plan and Claimant Trust Agreement. Thus, the Plan does not violate the absolute priority rule with respect to Classes 10 and 11 pursuant to Bankruptcy Code section 1129(b)(2)(C). The Plan does not discriminate unfairly as to Equity Interests. As noted above, separate classification of the Class B/C Partnership Interests from the Class A Partnerships Interests is appropriate because they constitute different classes of equity security interests in the Debtor, and each are appropriately separately classified and treated.

Accordingly, the Plan does not violate the absolute priority rule, does not discriminate unfairly, and is fair and equitable with respect to each Class that has rejected the Plan. Thus, the Plan satisfies the requirements of section 1129(b) of the Bankruptcy Code with respect to Classes 8, 10, and 11.

Case 19-34054-sqi11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16

- 61. Only One Plan (11 U.S.C. § 1129(c)). The Plan is the only chapter 11 plan confirmed in this Chapter 11 Case, and the requirements of section 1129(c) of the Bankruptcy Code are therefore satisfied.
- 62. **Principal Purpose (11 U.S.C. § 1129(d)).** Mr. Seery testified that the principal purpose of the Plan is neither the avoidance of taxes nor the avoidance of the application of section 5 of the Securities Act of 1933, and no governmental unit has objected to the confirmation of the Plan on any such grounds. Accordingly, section 1129(d) of the Bankruptcy Code is inapplicable.
- 63. **Satisfaction of Confirmation Requirements.** Based upon the foregoing, the Plan satisfies the requirements for confirmation set forth in section 1129 of the Bankruptcy Code and should be confirmed.
- 64. Good Faith Solicitation (11 U.S.C. § 1125(e)). The Debtor, the Independent Directors, and the Debtor's employees, advisors, Professionals, and agents have acted in good faith within the meaning of section 1125(e) of the Bankruptcy Code and in compliance with the applicable provisions of the Bankruptcy Code and Bankruptcy Rules in connection with all of their respective activities relating to the solicitation of acceptances of the Plan and their participation in the activities described in section 1125 of the Bankruptcy Code, and they are entitled to the protections afforded by section 1125(e) of the Bankruptcy Code.
- 65. **Discharge (11 U.S.C. § 1141(d)(3))**. The Debtor is entitled to a discharge of debts pursuant to section 1141(d)(3)(B) of the Bankruptcy Code. Under the Plan, the Claimant Trust or Reorganized Debtor, as applicable, will continue to manage funds and conduct business

Page 46 of 161

in the same manner as the Debtor did prior to Plan confirmation, which includes the management of the CLOs, Multi-Strat, Restoration Capital, the Select Fund and the Korea Fund. Although the Plan projects that it will take approximately two years to monetize the Debtor's assets for fair value, Mr. Seery testified that while the Reorganized Debtor and Claimant Trust will be monetizing their assets, there is no specified time frame by which this process must conclude. Mr. Seery's credible testimony demonstrates that the Debtor will continue to engage in business after consummation of the Plan, within the meaning of Section 1141(d)(3)(b) and that the Debtor is entitled to a discharge pursuant to section 1141(d)(1) of the Bankruptcy Code.

- 66. **Retention of Jurisdiction.** The Bankruptcy Court may properly retain jurisdiction over the matters set forth in Article XI of the Plan and/or section 1142 of the Bankruptcy Code to the maximum extent under applicable law.
- 67. Additional Plan Provisions (11 U.S.C. § 1123(b)). The Plan's provisions are appropriate, in the best interests of the Debtor and its Estate, and consistent with the applicable provisions of the Bankruptcy Code, Bankruptcy Rules, and Local Rules.
- 68. Executory Contracts and Unexpired Leases (11 U.S.C. § 1123(b)(2)). The Debtor has exercised reasonable business judgment with respect to the rejection of the Executory Contracts and Unexpired Leases pursuant the terms of the Plan and this Confirmation Order, and such rejections are justified and appropriate in this Chapter 11 Case. The Debtor also filed the List of Assumed Contracts, which contain notices to the applicable counterparties to the contracts set forth on Exhibit "FF" to Plan Supplement filed on February 1, 2021 [Docket No. 1875] and which exhibit sets forth the list of executory contracts and unexpired leases to be

assumed by the Debtor pursuant to the Plan (collectively, the "Assumed Contracts"). With respect to the Assumed Contracts, only one party objected to the assumption of any of the Assumed Contracts, but that objection was withdrawn. Any modifications, amendments, supplements, and restatements to the Assumed Contracts that may have been executed by the Debtor during the Chapter 11 Case shall not be deemed to alter the prepetition nature of the Assumed Contracts or the validity, priority, or amount of any Claims that may arise in connection therewith. Assumption of any Assumed Contract pursuant to the Plan and full payment of any applicable Cure pursuant to the Plan shall result in the full release and satisfaction of any Cures, Claims, or defaults, whether monetary or nonmonetary, including defaults of provisions restricting the change in control or ownership interest composition or other bankruptcy-related defaults, arising under any assumed Executory Contract or Unexpired Lease at any time prior to the effective date of assumption.

- 69. Compromises and Settlements Under and in Connection with the Plan (11 U.S.C. § 1123(b)(3)). All of the settlements and compromises pursuant to and in connection with the Plan, comply with the requirements of section 1123(b)(3) of the Bankruptcy Code and Bankruptcy Rule 9019.
- Debtor Release, Exculpation and Injunctions (11 U.S.C. § 1123(b)). The Debtor Release, Exculpation, and Injunction provisions provided in the Plan (i) are within the jurisdiction of the Bankruptcy Court under 28 U.S.C. § 1334; (ii) are integral elements of the transactions incorporated into the Plan, and inextricably bound with the other provisions of the Plan; (iii) confer material benefit on, and are in the best interests of, the Debtor, its Estate, and its

⁸ See Notice of Withdrawal of James Dondero's Objection Debtor's Proposed Assumption of Contracts and Cure Amounts Proposed in Connection Therewith [Docket No. 1876]

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 72 of 637

Case 19-34054-sqi11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16

creditors; (iv) are fair, equitable, and reasonable; (v) are given and made after due notice and opportunity for hearing; (vi) satisfy the requirements of Bankruptcy Rule 9019; and (vii) are consistent with the Bankruptcy Code and other applicable law, and as set forth below.

71. **Debtor Release.** Section IX.D of the Plan provides for the Debtor's release of the Debtor's and Estate's claims against the Released Parties. Releases by a debtor are discretionary and can be provided by a debtor to persons who have provided consideration to the Debtor and its estate pursuant to section 1123(b)(3)(A) of the Bankruptcy Code. Contrary to the objections raised by Mr. Dondero and certain of the Dondero Related Entities, the Debtor Release is appropriately limited to release claims held by the Debtor and does not purport to release the claims held by the Claimant Trust, Litigation Sub-Trust, or other third parties. The Plan does not purport to release any claims held by third parties and the Bankruptcy Court finds that the Debtor Release is not a "disguised" release of any third party claims as asserted by certain objecting parties. The limited scope of the Debtor Release in the Plan was extensively negotiated with the Committee, particularly with the respect to the Debtor's conditional release of claims against employees, as identified in the Plan, and the Plan's conditions and terms of such releases. The Plan does not release (i) any obligations of any party under the Plan or any document, instrument, or agreement executed to implement the Plan, (ii) the rights or obligations of any current employee of the Debtor under any employment agreement or plan, (iii) the rights of the Debtor with respect to any confidentiality provisions or covenants restricting competition in favor of the Debtor under any employment agreement with a current or former employee of the Debtor, (iv) any Avoidance Actions, or (v) any Causes of Action arising from willful misconduct, criminal misconduct, actual

Page 49 of 161

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 73 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 50 of 161

fraud, or gross negligence of such applicable Released Party as determined by Final Order of the Bankruptcy Court or any other court of competent jurisdiction. The Debtor Release also contains conditions to such releases as set forth in Article X.D of the Plan with respect to employees (the "Release Conditions"). Until the an employee satisfies the Release Conditions or the Release Conditions otherwise terminate, any claims against such employee will be tolled so that if the Release Conditions are not met the Litigation Trustee may pursue claims against an employee at a later date. The evidence before the Bankruptcy Court, including, but not limited to Mr. Seery's testimony, demonstrates that the Debtor is not aware of any claims against any of the Released Parties, that the Released Parties have been instrumental in assisting the Debtor's efforts toward confirmation of the Plan and that, therefore, the releases are a quid pro quo for the Released Parties' significant contributions to a highly complex and contentious restructuring. Committee, whose members hold approximately \$200 million in claims against the Estate, is highly sophisticated and is represented by highly sophisticated professionals, and has actively and vigorously negotiated the terms of the Debtor Release, which was the subject of significant controversy at the Initial Disclosure Statement hearing held by the Bankruptcy Court on October 27, 2020.

72. **Exculpation.** Section IX.C of the Plan provides for the exculpation of certain Exculpated Parties to the extent provided therein (the "<u>Exculpation Provision</u>"). As explained below, the Exculpation Provision is appropriate under the unique circumstances of this litigious Chapter 11 Case and consistent with applicable Fifth Circuit precedent. First, with respect to the Independent Directors, their agents, and their advisors, including any employees acting at

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 74 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 51 of 161

their direction, the Bankruptcy Court finds and concludes that it has already exculpated these parties for acts other than willful misconduct and gross negligence pursuant to the January 9 Order. The January 9 Order was specifically agreed to by Mr. Dondero, who was in control of the Debtor up until entry of the January 9 Order. The January 9 Order was not appealed. In addition to the appointment of the Independent Directors in an already contentious and litigious case, the January 9 Order set the standard of care for the Independent Directors and specifically exculpated them for negligence. Mr. Seery and Mr. Dubel each testified that they had input into the contents of the January 9 Order and would not have agreed to their appointment as Independent Directors if the January 9 Order did not include the protections set forth in paragraph 10 of the January 9 Order. Paragraph 10 of the January 9 Order (1) requires that parties wishing to sue the Independent Directors or their agents and advisors must first seek approval from the Bankruptcy Court before doing so; (2) sets the standard of care for the Independent Directors during the Chapter 11 Case and exculpated the Independent Directors for acts other than willful misconduct or gross negligence; (3) only permits suits against the Independent Directors to proceed for colorable claims of willful misconduct and gross negligence upon order of the Bankruptcy Court; and (4) does not expire by its terms.

73. **Existing Exculpation of Independent Directors.** The Bankruptcy Court also finds and concludes that it has already exculpated Mr. Seery acting in the capacity as Chief Executive Officer and Chief Restructuring Officer pursuant to the July 16 Order. The Bankruptcy Court concludes its previous approval of the exculpation of the Independent Directors, their agents, advisors and employees working at their direction pursuant to the January 9 Order, and the Chief

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 75 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 52 of 161

Executive Officer and Chief Restructuring Officer pursuant to the July 16 Order constitutes the law of this case and are *res judicata* pursuant to *In re Republic Supply Co. v. Shoaf*, 815 F.2d 1046 (5th Cir.1987). The January 9 Order and July 16 Order cannot be collaterally attacked based on the objectors' objection to the exculpation of the Independent Directors, their agents, and advisors, including any employees acting at their direction, as well as the Chief Executive Officer and Chief Restructuring Officer, that the Bankruptcy Court already approved pursuant to the January 9 Order and the July 16 Order.

- 74. **The Exculpation Provision Complies with Applicable Law.** Separate and apart from the *res judicata* effect of the January 9 Order and the July 16 Order, the Bankruptcy Court also finds and concludes that the Exculpation Provision is consistent with applicable law, including *In re Pacific Lumber Co.*, 584 F.3d 229 (5th Cir. 2009), for several reasons:
 - First, the statutory basis for Pacific Lumber's denial of exculpation for certain a. parties other than a creditors' committee and its members is that section 524(e) of the Bankruptcy Code "only releases the debtor, not co-liable third parties." Pacific Lumber, 253 F.3d. at 253. However, Pacific Lumber does not prohibit all exculpations under the Bankruptcy Code and the court in such case specifically approved the exculpations of a creditors' committee and its members on the grounds that "11 U.S.C. § 1103(c), which lists the creditors' committee's powers, implies committee members have qualified immunity for actions within the scope of their duties.... [I]f members of the committee can be sued by persons unhappy with the committee's performance during the case or unhappy with the outcome of the case, it will be extremely difficult to find members to serve on an official committee." Pacific Lumber, 253 F.3d at 253 (quoting Lawrence P. King, et al, Collier on Bankruptcy, ¶ 1103.05[4][b] (15th Ed. 2008]). Pacific Lumber's rationale for permitted exculpation of creditors' committees and their members (which was clearly policy-based and based on a creditors' committee qualified immunity flowing from their duties under section 1103(c) of the Bankruptcy Code and their disinterestedness and importance in chapter 11 cases) does not preclude exculpation to other parties in a particular chapter 11 case that perform similar roles to a creditors' committee and its members. The Independent Directors, and by extension the Chief Executive Officer and Chief Restructuring Officer, were not

part of the Debtor's enterprise prior to their appointment by the Bankruptcy Court under the January 9 Order. The Bankruptcy Court appointed the Independent Directors in lieu of a chapter 11 trustee to address what the Bankruptcy Court perceived as serious conflicts of interest and fiduciary duty concerns with the thenexisting management prior to January 9, 2020, as identified by the Committee. In addition, the Bankruptcy Court finds that the Independent Directors expected to be exculpated from claims of negligence, and would likely have been unwilling to serve in contentious cases absent exculpation. The uncontroverted testimony of Mr. Seery and Mr. Dubel demonstrates that the Independent Directors would not have agreed to accept their roles without the exculpation and gatekeeper provision in the January 9 Order. Mr. Dubel also testified as to the increasing important role that independent directors are playing in complex chapter 11 restructurings and that unless independent directors could be assured of exculpation for simple negligence in contentious bankruptcy cases they would be reluctant to accept appointment in chapter 11 cases which would adversely affect the chapter 11 restructuring process. The Bankruptcy Court concludes that the Independent Directors were appointed under the January 9 Order in order to avoid the appointment of a chapter 11 trustee and are analogous to a creditors' committee rather than an incumbent board of directors. The Bankruptcy Court also concludes that if independent directors cannot be assured of exculpation for simple negligence in contentious bankruptcy cases, they may not be willing to serve in that capacity. Based upon the foregoing, the Bankruptcy Court concludes that Pacific Lumber's policy of exculpating creditors' committees and their members from "being sued by persons unhappy with the committee's performance during the case or unhappy with the outcome of the case" is applicable to the Independent Directors in this Chapter 11 Case.⁹

b. Second, the Bankruptcy Court also concludes that *Pacific Lumber* does not preclude the exculpation of parties if there is a showing that "costs [that] the released parties might incur defending against such suits alleging such negligence are likely to swamp either the Exculpated Parties or the reorganization." *Pacific Lumber*, 584 F.3d at 252. If ever there was a risk of that happening in a chapter 11 reorganization, it is this one. Mr. Seery credibly testified that Mr. Dondero stated outside the courtroom that if Mr. Dondero's pot plan does not get approved, that Mr. Dondero will "burn the place down." The Bankruptcy Court can easily expect that the proposed Exculpated Parties might expect to incur costs that could swamp them and the reorganization based on the prior litigious conduct of Mr. Dondero and his controlled entities that justify their inclusion in the Exculpation Provision.

⁹ The same reasoning applies to the inclusion of Strand in the Exculpation Provision because Strand is the general partner of the Debtor through which each of the Independent Board members act.

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 77 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 54 of 161

Injunction. Section IX.D of the Plan provides for a Plan inunction to

<u>Provision</u>"). The Injunction Provision is necessary to implement the provisions in the Plan. Mr. Seery testified that the Claimant Trustee will monetize the Debtor's assets in order to maximize their value. In order to accomplish this goal, the Claimant Trustee needs to be able to pursue this objective without the interference and harassment of Mr. Dondero and his related entities, including the Dondero Related Entities. Mr. Seery also testified that if the Claimant Trust was

implement and enforce the Plan's release, discharge and release provisions (the "Injunction

subject to interference by Mr. Dondero, it would take additional time to monetize the Debtor's

assets and those assets could be monetized for less money to the detriment of the Debtor's

creditors. The Bankruptcy Court finds and concludes that the Injunction Provision is consistent

with and permissible under Bankruptcy Code sections 1123(a), 1123(a)(6), 1141(a) and (c), and

1142. The Bankruptcy Court rejects assertions by certain objecting parties that the Injunction

Provision constitutes a "third-party release." The Injunction Provision is appropriate under the

circumstances of this Chapter 11 Case and complies with applicable bankruptcy law. The

Bankruptcy Court also concludes that the terms "implementation" and "consummation" are neither

vague nor ambiguous

75.

76. Gatekeeper Provision. Section IX.F of the Plan contains a provision

contained in paragraph AA of this Confirmation Order and which the Debtor has referred to as a

gatekeeper provision (the "Gatekeeper Provision"). The Gatekeeper Provision requires that

Enjoined Parties first seek approval of the Bankruptcy Court before they may commence an action

against Protected Parties. Thereafter, if the Bankruptcy Court determines that the action is

colorable, the Bankruptcy Court may, if it has jurisdiction, adjudicate the action. The Bankruptcy Court finds that the inclusion of the Gatekeeper Provision is critical to the effective and efficient administration, implementation, and consummation of the Plan. The Bankruptcy Court also concludes that the Bankruptcy Court has the statutory authority as set forth below to approve the Gatekeeper Provision.

77. Factual Support for Gatekeeper Provision. The facts supporting the need for the Gatekeeper Provision are as follows. As discussed earlier in this Confirmation Order, prior to the commencement of the Debtor's bankruptcy case, and while under the direction of Mr. Dondero, the Debtor had been involved in a myriad of litigation, some of which had gone on for years and, in some cases, over a decade. Substantially all of the creditors in this case are either parties who were engaged in litigation with the Debtor, parties who represented the Debtor in connection with such litigation and had not been paid, or trade creditors who provided litigationrelated services to the Debtor. During the last several months, Mr. Dondero and the Dondero Related Entities have harassed the Debtor, which has resulted in further substantial, costly, and time-consuming litigation for the Debtor. Such litigation includes: (i) entry of a temporary restraining order and preliminary injunction against Mr. Dondero [Adv. Proc. No. 20-03190] Docket No. 10 and 59] because of, among other things, his harassment of Mr. Seery and employees and interference with the Debtor's business operations; (ii) a contempt motion against Mr. Dondero for violation of the temporary restraining order, which motion is still pending before the Bankruptcy Court [Adv. Proc. No. 20-03190 Docket No. 48]; (iii) a motion by Mr. Dondero's controlled investors in certain CLOs managed by the Debtor that the Bankruptcy Court referred to

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 79 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 56 of 161

as frivolous and a waste of the Bankruptcy Court's time [Docket No. 1528] which was denied by the Court [Docket No. 1605]; (iv) multiple plan confirmation objections focused on ensuring the Dondero Related Entities be able to continue their litigation against the Debtor and its successors post-confirmation [Docket Nos. 1661, 1667, 1670, 1673, 1676, 1677 and 1868]; (v) objections to the approval of the Debtor's settlements with Acis and HarbourVest and subsequent appeals of the Bankruptcy Court's order approving each of those settlements [Docket Nos. 1347 and 1870]; and (vi) a complaint and injunction sought against Mr. Dondero's affiliated entities to prevent them from violating the January 9 Order and entry of a restraining order against those entities [Adv Proc. No. 21-03000 Docket No 1] (collectively, the "Dondero Post-Petition Litigation").

Court finds that the Dondero Post-Petition Litigation was a result of Mr. Dondero failing to obtain creditor support for his plan proposal and consistent with his comments, as set forth in Mr. Seery's credible testimony, that if Mr. Dondero's plan proposal was not accepted, he would "burn down the place." The Bankruptcy Court concludes that without appropriate protections in place, in the form of the Gatekeeper Provision, Mr. Dondero and his related entities will likely commence litigation against the Protected Parties after the Effective Date and do so in jurisdictions other than the Bankruptcy Court in an effort to obtain a forum which Mr. Dondero perceives will be more hospitable to his claims. The Bankruptcy Court also finds, based upon Mr. Seery's testimony, that the threat of continued litigation by Mr, Dondero and his related entities after the Effective Date will impede efforts by the Claimant Trust to monetize assets for the benefit of creditors and result

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 80 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 57 of 161

in lower distributions to creditors because of costs and distraction such litigation or the threats of such litigation would cause.

79. Necessity of Gatekeeper Provision. The Bankruptcy Court further finds that unless the Bankruptcy Court approves the Gatekeeper Provision, the Claimant Trustee and the Claimant Trust Oversight Board will not be able to obtain D&O insurance, the absence of which will present unacceptable risks to parties currently willing to serve in such roles. The Bankruptcy Court heard testimony from Mark Tauber, a Vice President with AON Financial Services, the Debtor's insurance broker ("AON"), regarding his efforts to obtain D&O insurance. Mr. Tauber credibly testified that of all the insurance carriers that AON approached to provide D&O insurance coverage after the Effective Date, the only one willing to do so without an exclusion for claims asserted by Mr. Dondero and his affiliates otherwise requires that this Order approve the Gatekeeper Provision. Based on the foregoing, the Bankruptcy Court finds that the Gatekeeper Provision is necessary and appropriate in light of the history of the continued litigiousness of Mr. Dondero and his related entities in this Chapter 11 Case and necessary to the effective and efficient administration, implementation and consummation of the Plan and is appropriate pursuant to Carroll v. Abide (In re Carroll) 850 F.3d 811 (5th Cir. 2017). Approval of the Gatekeeper Provision will prevent baseless litigation designed merely to harass the post-confirmation entities charged with monetizing the Debtor's assets for the benefit of its economic constituents, will avoid abuse of the court system and preempt the use of judicial time that properly could be used to consider the meritorious claims of other litigants. Any suit against a Protected Party would effectively be a suit against the Debtor, and the Debtor may be required to indemnify the Protected Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 58 of 161

Parties under the Limited Partnership Agreement, which will remain in effect through the Effective Date, or those certain *Indemnification and Guaranty Agreements*, dated January 9, 2020, between Strand, the Debtor, and each Independent Director, following the Confirmation Date as each such agreement will be assumed pursuant to 11 U.S.C. § 365 pursuant to the Plan.

- Bankruptcy Court finds it has the statutory authority to approve the Gatekeeper Provision under sections 1123(a)(5), 1123(b)(6), 1141, 1142(b), and 105(a). The Gatekeeper Provision is also within the spirit of the Supreme Court's "Barton Doctrine." *Barton v. Barbour*, 104 U.S. 126 (1881). The Gatekeeper Provision is also consistent with the notion of a prefiling injunction to deter vexatious litigants, that has been approved by the Fifth Circuit in such cases as *Baum v. Blue Moon Ventures*, *LLC*, 513 F.3d 181, 189 (5th Cir. 2008), and *In re Carroll*, 850 F.3d 811 (5th Cir. 2017).
- finds that it will have jurisdiction after the Effective Date to implement the Gatekeeper Provision as post-confirmation bankruptcy court jurisdiction has been interpreted by the Fifth Circuit under United States Brass Corp. v. Travelers Ins. Group, Inc. (In re United States Brass Corp.), 301 F.3d 296 (5th Cir. 2002) and EOP-Colonnade of Dallas Ltd. P'Ship v. Faulkner (In re Stonebridge Techs., Inc.), 430 F.3d 260 (5th Cir. 2005). Based upon the rationale of the Fifth Circuit in Villegas v. Schmidt, 788 F.3d 156, 158-59 (5th Cir. 2015), the Bankruptcy Court's jurisdiction to act as a gatekeeper does not violate Stern v. Marshall. The Bankruptcy Court's determination of whether

a claim is colorable, which the Bankruptcy Court has jurisdiction to determine, is distinct from whether the Bankruptcy Court would have jurisdiction to adjudicate any claim it finds colorable.

- 82. **Resolution of Objections of Scott Ellington and Isaac Leventon**. Each of Scott Ellington ("Mr. Ellington") and Isaac Leventon ("Mr. Leventon") (each, a "Senior Employee Claimant") has asserted certain claims for liquidated but unpaid bonus amounts for the following periods: 2016, 2017, and 2018, as set forth in Exhibit A to that certain *Senior Employees' Limited Objection to Debtor's Fifth Amended Plan of Reorganization* [Docket No. 1669] (the "Senior Employees' Objection") (for each of Mr. Ellington and Mr. Leventon, the "Liquidated Bonus Claims").
 - a. Mr. Ellington has asserted Liquidated Bonus Claims in the aggregate amount of \$1,367,197.00, and Mr. Leventon has asserted Liquidated Bonus Claims in the aggregate amount of \$598,198.00. Mr. Ellington received two Ballots ¹⁰ a Ballot for Class 7 of the Plan and a Ballot for Class 8 of the Plan. Mr. Ellington completed and timely returned both of such Ballots, voted to reject the Plan, and elected to have his Class 8 Liquidated Bonus Claims treated under Class 7 of the Plan, subject to the objections and reservations of rights set forth in the Senior Employees' Objection. If Mr. Ellington is permitted to elect Class 7 treatment for his Liquidated Bonus Claims, then the maximum amount of his Liquidated Bonus Claims will be \$1,000,000.
 - b. Mr. Leventon received two Ballots—a Ballot for Class 7 of the Plan and a Ballot for Class 8 of the Plan. Mr. Leventon completed and timely returned both of such Ballots and voted each such Ballots to rejected the Plan.
 - c. The Senior Employees' Objection, among other things, objects to the Plan on the grounds that the Debtor improperly disputes the right of Mr. Ellington to elect Class 7 treatment for his Liquidated Bonus Claims and Mr. Leventon's entitlement to receive Class 7 Convenience Class treatment for his Liquidated Bonus Claims. The Debtor contended that neither Mr. Ellington or Mr. Leventon were entitled to elect to receive Class 7 Convenience Class treatment on account of their Liquidated

¹⁰ As defined in the Plan, "Ballot" means the forms(s) distributed to holders of Impaired Claims or Equity Interests entitled to vote on the Plan on which to indicate their acceptance or rejection of the Plan.

- Bonus Claims under the terms of the Plan, the Disclosure Statement Order or applicable law.
- d. The Debtor and Mr. Ellington and Mr. Leventon negotiated at arms' length in an effort to resolve all issues raised in the Senior Employee's Objection, including whether or not Mr. Ellington and Mr. Leventon were entitled to Class 7 Convenience Class treatment of their Liquidated Bonus Claims. As a result of such negotiation, the Debtor, Mr. Ellington, and Mr. Leventon have agreed to the settlement described in paragraphs 82(e) through 82(k) below and approved and effectuated pursuant to decretal paragraphs RR through SS (the "Senior Employees' Settlement").
- Under the terms of the Senior Employees' Settlement, the Debtor has the right to e. elect one of two treatments of the Liquidated Bonus Claims for a Senior Employee Claimant. Under the first treatment option ("Option A"), the Liquidated Bonus Claims will be entitled to be treated in Class 7 of the Plan, and the Liquidated Bonus Claims will be entitled to receive payment in an amount equal to 70.125% of the Class 7 amount of the Liquidated Bonus Claims, subject to the Liquidated Bonus Claims becoming Allowed Claims under the terms of the Plan. Under this calculation, Mr. Ellington would be entitled to receive \$701,250.00 on account of his Class 7 Convenience Class Claim when and as Allowed under the Plan, and Mr. Leventon would be entitled to receive \$413,175.10 on account of his Class 7 Convenience Class Claim when and as Allowed under the Plan. If, however, any party in interest objects to the allowance of the Senior Employee Claimant's Liquidated Bonus Claims and does not prevail in such objection, then such Senior Employee Claimant will be entitled to a payment in an amount equal to 85% of his Allowed Liquidated Bonus Claims (subject, in the case of Mr. Ellington, to the cap imposed on Class 7 Claims). In addition, under Option A, each of Mr. Ellington and Mr. Leventon would retain their respective rights to assert that the Liquidated Bonus Claims are entitled to be treated as Administrative Expense Claims, as defined in Article I.B.2. of the Plan, in which case the holder of such Liquidated Bonus Claims would be entitled to payment in full of the Allowed Liquidated Bonus Claims. Under Option A, parties in interest would retain the right to object to any motion seeking payment of the Liquidated Bonus Amounts as Administrative Expenses.
- f. Under the second treatment option ("Option B"), the Debtor would agree that the Senior Employee Claimant has Allowed Liquidated Bonus Claims, no longer subject to objection by any party in interest, in the amounts of the Liquidated Bonus Claims (subject, in the case of Mr. Ellington, to the cap imposed by Class 7). If the Debtor elects Option B as to a Senior Employee Claimant, then such Senior Employee Claimant would be entitled to a payment on account of his Allowed Liquidated Bonus Claims in an amount equal to 60% of the amount of the

Liquidated Bonus Claims (which, in Mr. Ellington's case, would be \$600,000 and in Mr. Leventon's case, would be \$358,918.80), and such payment would be the sole recovery on account of such Allowed Liquidated Bonus Claims.

- g. The Debtor may, with the consent of the Committee, elect Option B with respect to a Senior Employee Claimant at any time prior to the occurrence of the Effective Date. If the Debtor does not make an election, then Option A will apply.
- h. Under either Option A or Option B, Mr. Ellington and Mr. Leventon will retain all their rights with respect to all Claims other than the Liquidated Bonus Amounts, including, but not limited to, their Class 6 PTO Claims, other claims asserted as Class 8 General Unsecured Claims, the Senior Employees' claims for indemnification against the Debtor, and any other claims that they may assert constitute Administrative Expense Claims, and any other such Claims are subject to the rights of any party in interest to object to such Claims, and the Debtor reserves any all of its rights and defenses in connection therewith.
- Subject to entry of this Confirmation Order and as set forth and announced on the record at the hearing on confirmation of the Plan and no party objecting thereto, Mr. Ellington and Mr. Leventon agreed to change the votes in their respective Ballots from rejection to acceptance of the Plan and to withdraw the Senior Employees' Objection.
- j. The Senior Employees' Settlement represents a valid exercise of the Debtor's business judgment and satisfies the requirements for a compromise under Bankruptcy Rule 9019(a).
- k. For the avoidance of doubt, neither Mr. Leventon nor Mr. Ellington shall be a Released Party under the Plan regardless of how the Senior Employee Claimants' Claims are to be treated hereunder.

Based upon the foregoing findings, and upon the record made before the Bankruptcy Court at the Confirmation Hearing, and good and sufficient cause appearing therefor, it is hereby

ORDERED, ADJUDGED AND DECREED THAT:

A. Confirmation of the Plan. The Plan is approved in its entirety and CONFIRMED under section 1129 of the Bankruptcy Code. The terms of the Plan, including the

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 85 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 62 of 161

Plan Supplements and Plan Modifications, are incorporated by reference into and are an integral part of this Confirmation Order.¹¹

B. Findings of Fact and Conclusions of Law. The findings of fact and the conclusions of law set forth in this Confirmation Order and on the record of the Confirmation Hearing constitute findings of fact and conclusions of law in accordance with Bankruptcy Rule 7052, made applicable to this proceeding by Bankruptcy Rule 9014. All findings of fact and conclusion of law announced by the Bankruptcy Court at the Confirmation Hearing in relation to confirmation of the Plan are hereby incorporated into this Confirmation Order. To the extent that any of the following constitutes findings of fact or conclusions of law, they are adopted as such. To the extent any findings of fact or conclusions of law set forth in this Confirmation Order (including any findings of fact or conclusions of law announced by the Bankruptcy Court at the Confirmation Hearing and incorporated herein) constitutes an order of the Bankruptcy Court, and is adopted as such.

C. Objections. Any resolution or disposition of objections to confirmation of the Plan or otherwise ruled upon by the Bankruptcy Court on the record of the Confirmation Hearing is hereby incorporated by reference. All objections and all reservations of rights pertaining to confirmation of the Plan that have not been withdrawn, waived or settled are overruled on the merits, except as otherwise specifically provided in this Confirmation Order.

D. Plan Supplements and Plan Modifications. The filing with the Bankruptcy Court of the Plan Supplements and the Plan Modifications constitutes due and

¹¹ The Plan is attached hereto as **Exhibit A**.

sufficient notice thereof. Accordingly, pursuant to section 1127(a) of the Bankruptcy Code and Bankruptcy Rule 3019, the Plan Modifications and the Plan Supplements do not require additional disclosure under section 1125 of the Bankruptcy Code or resolicitation of votes under section 1126 of the Bankruptcy Code, nor do they require that Holders of Claims or Equity Interests be afforded an opportunity to change previously cast acceptances or rejections of the Plan. The Plan Modifications and the Plan Supplements constitute the Plan pursuant to section 1127(a) of the Bankruptcy Code. Accordingly, the Plan, as modified, is properly before the Bankruptcy Court and all votes cast with respect to the Plan prior to such modification shall be binding and shall apply with respect to the Plan.

- E. Deemed Acceptance of Plan. In accordance with section 1127 of the Bankruptcy Code and Bankruptcy Rule 3019, all Holders of Claims and Equity Interests who voted to accept the Plan (or whom are conclusively presumed to accept the Plan) are deemed to have accepted the Plan as modified by the Plan Modifications. No holder of a Claim shall be permitted to change its vote as a consequence of the Plan Modifications.
- F. Vesting of Assets in the Reorganized Debtor. Except as otherwise provided in the Plan or this Confirmation Order, on or after the Effective Date, all Reorganized Debtor Assets will vest in the Reorganized Debtor, free and clear of all Liens, Claims, charges or other encumbrances pursuant to section 1141(c) of the Bankruptcy Code, except with respect to such Liens, Claims, charges, and other encumbrances that are specifically preserved under the Plan upon the Effective Date. The Reorganized Debtor shall be the exclusive trustee of the Reorganized Debtor Assets for purposes of 31 U.S.C. § 3713(b) and 26 U.S.C. § 6012(b)(3), as well as the

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 87 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 64 of 161

representative of the Estate appointed pursuant to section 1123(b)(3)(B) of the Bankruptcy Code with respect to the Reorganized Debtor Assets.

- G. Effectiveness of All Actions. All actions contemplated by the Plan, including all actions in connection with the Claimant Trust Agreement, the Senior Employee Stipulation, the New GP LLC Documents, the New Frontier Note, the Reorganized Limited Partnership Agreement, the Litigation Sub-Trust Agreement, and the other Plan Documents, are authorized to be taken on, prior to, or after the Effective Date, as applicable, under this Confirmation Order, without further application to or order of the Bankruptcy Court, or further action by the directors, managers, officers or partners of the Debtor or the Reorganized Debtor and with the effect that such actions had been taken by unanimous action of such parties.
- H. Restructuring Transactions. The Debtor or Reorganized Debtor, as applicable, are authorized to enter into and effectuate the Restructuring provided under the Plan, including, without limitation, the entry into and consummation of the transactions contemplated by the Claimant Trust Agreement, the Senior Employee Stipulation, the New GP LLC Documents, the New Frontier Note, the Reorganized Limited Partnership Agreement, the Litigation Sub-Trust Agreement, and the other Plan Documents, and may take any actions as may be necessary or appropriate to effect a corporate restructuring of its business or a corporate restructuring of the overall corporate structure of the Reorganized Debtor, as and to the extent provided in the Plan. Any transfers of assets or equity interests effected or any obligations incurred through the Restructuring pursuant to the Plan are hereby approved and shall not constitute fraudulent conveyances or fraudulent transfers or otherwise be subject to avoidance.

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 88 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 65 of 161

I. Preservation of Causes of Action. Unless a Cause of Action against a Holder of a Claim or an Equity Interest or other Entity is expressly waived, relinquished, released, compromised or settled in the Plan or any Final Order (including, without limitation, this Confirmation Order), such Cause of Action is expressly reserved for later adjudication by the Reorganized Debtor, the Litigation Sub-Trust, or the Claimant Trust, as applicable (including, without limitation, Causes of Action not specifically identified or of which the Debtor may presently be unaware or that may arise or exist by reason of additional facts or circumstances unknown to the Debtor at this time or facts or circumstances that may change or be different from those the Debtor now believes to exist) and, therefore, no preclusion doctrine, including, without limitation, the doctrines of res judicata, collateral estoppel, issue preclusion, claim preclusion, waiver, estoppel (judicial, equitable or otherwise) or laches will apply to such Causes of Action as a consequence of the confirmation, effectiveness, or consummation of the Plan based on the Disclosure Statement, the Plan, or this Confirmation Order, except where such Causes of Action have been expressly released in the Plan or any other Final Order (including, without limitation, this Confirmation Order). In addition, the right of the Reorganized Debtor, the Claimant Trust, or the Litigation Sub-Trust to pursue or adopt any claims alleged in any lawsuit in which the Debtor is a plaintiff, defendant or an interested party, against any Entity, including, without limitation, the plaintiffs or co-defendants in such lawsuits, is expressly reserved.

J. Independent Board of Directors of Strand. The terms of the current Independent Directors shall expire on the Effective Date without the need for any further or other action by any of the Independent Directors. For avoidance of doubt, the Assumed Contracts

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 89 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 66 of 161

include the Indemnification and Guaranty Agreement between Highland Capital Management, Strand Advisors, Inc. and James Seery; the Indemnification and Guaranty Agreement between Highland Capital Management, Strand Advisors, Inc. and John Dubel and Indemnification and Guaranty Agreement between Highland Capital Management, Strand Advisors, Inc. and Russell Nelms and shall each remain in full force and effect notwithstanding the expiration of the terms of any Independent Directors.

K. Cancellation of Equity Interests and Issuance of New Partnership **Interests.** On the Effective Date, all Class A Limited Partnership Interests, including the Class A Limited Partnership Interests held by Strand, as general partner, and Class B/C Limited Partnerships in the Debtor will be deemed cancelled, and all obligations or debts owed by, or Claims against, the Debtor on account of, or based upon, such Class A Limited Partnership Interests and Class B/C Limited Partnership Interests shall be deemed as cancelled, released, and discharged, including all obligations or duties by the Debtor relating to the Equity Interests in any of the Debtor's formation documents, including the Limited Partnership Agreement. As of the Effective Date and pursuant to the Plan, new Class A Limited Partnership Interests in the Reorganized Debtor will be issued to the Claimant Trust and New GP LLC. The Claimant Trust, as limited partner, will ratify New GP LLC's appointment as general partner of the Reorganized Debtor, and on and following the Effective Date, the Claimant Trust will be the Reorganized Debtor's limited partner and New GP LLC will be its general partner. The Claimant Trust, as limited partner, and New GP LLC, as general partner, will execute the Reorganized Limited Partnership Agreement, which will amend and restate, in all respects, the Debtor's current Limited Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 90 of 637

Case 19-34054-sqi11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 67 of 161

Partnership Agreement. Following the Effective Date, the Reorganized Debtor will be managed consistent with the terms of the Reorganized Limited Partnership Agreement by New GP LLC. The sole managing member of New GP LLC will be the Claimant Trust, and the Claimant Trustee

will be the sole officer of New GP LLC on the Effective Date.

L. Transfer of Assets to Claimant Trust. On or prior to the Effective Date, the Debtor shall irrevocably transfer and shall be deemed to have irrevocably transferred to the Claimant Trust all of its rights, title, and interest in and to all of the Claimant Trust Assets, and in accordance with section 1141 of the Bankruptcy Code, the Claimant Trust Assets shall automatically vest in the Claimant Trust free and clear of all Claims, Liens, encumbrances, or interests subject only to the Claimant Trust Interests and the Claimant Trust Expenses, as provided for in the Claimant Trust Agreement, and such transfer shall be exempt from any stamp, real estate transfer, mortgage from any stamp, transfer, reporting, sales, use, or other similar tax. Following the Effective Date, the Claimant Trust will administer the Claimant Trust Assets pursuant to the Plan and the Claimant Trust Agreement.

M. Transfer of Estate Claims to Litigation Sub-Trust. On or prior to the Effective Date, the Claimant Trust shall irrevocably transfer and shall be deemed to have irrevocably transferred to the Litigation Sub-Trust all of the Claimant Trust's rights, title, and interest in and to all of the Estate Claims as successor in interest to the Debtor, and in accordance with section 1141 of the Bankruptcy Code, the Estate Claims shall automatically vest in the Litigation Sub-Trust free and clear of all Claims, Liens, encumbrances, or interests subject only to the Litigation Sub-Trust Interests and Litigation Sub-Trust Expenses. The Litigation Trustee will

be authorized to investigate, pursue, and otherwise resolve the Estate Claims pursuant to the terms of the Litigation Sub-Trust Agreement and the Plan, including as successor in interest to the Debtor or Committee, as applicable, in any litigation commenced prior to the Effective Date in which Estate Claims are asserted.

- N. Compromise of Controversies. In consideration for the distributions and other benefits, including releases, provided under the Plan, the provisions of the Plan constitute a good faith compromise and settlement of all Claims, Equity Interests, and controversies resolved under the Plan and the entry of this Confirmation Order constitutes approval of such compromise and settlement under Bankruptcy Rule 9019.
- O. Objections to Claims. The Claims Objection Deadline shall be the date that is 180 days after the Effective Date, *provided*, *however*, that the Claims Objection Deadline may be extended by the Bankruptcy Court upon a motion by the Claimant Trustee and as otherwise provided under the Plan.
- P. Assumption of Contracts and Leases. Effective as of the date of this Confirmation Order, each of the Assumed Contacts shall be assumed by the Debtor without the need for any further notice to or action, order, or approval of the Bankruptcy Court, under section 365 of the Bankruptcy Code and the payment of Cures, if any, shall be paid in accordance with the Plan. Each Assumed Contract shall include all modifications, amendments, supplements, restatements, or other agreements related thereto, and all rights related thereto, if any, including all easements, licenses, permits, rights, privileges, immunities, options, rights of first refusal, and any other interests. Modifications, amendments, supplements, and restatements to any of the

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 92 of 637

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 69 of 161

Assumed Contracts that have been executed by the Debtor during the Chapter 11 Case shall not be deemed to alter the prepetition nature of such Assumed Contracts or the validity, priority, or amount of any Claims that may arise in connection therewith. Assumption of the Assumed Contracts pursuant to Article V.A of the Plan and full payment of any applicable Cure pursuant to the Plan shall result in the full release and satisfaction of any Cures, Claims, or defaults, whether monetary or nonmonetary, including defaults of provisions restricting the change in control or ownership interest composition, or other bankruptcy-related defaults, arising under any Assumed Contracts.

- Q. Rejection of Contracts and Leases. Unless previously assumed during the pendency of the Chapter 11 Case or pursuant to the Plan, all other Executory Contracts and Unexpired Leases are rejected as of the date of the entry of this Confirmation Order and pursuant to the terms of the Plan. To the extent that any party asserts any damages resulting from the rejection of any Executory Contract or Unexpired Lease, such claim must be filed within thirty
 (30) davs following entry of this Confirmation Order, or such claim will be forever barred and disallowed against the Reorganized Debtor.
- R. Assumption of Issuer Executory Contracts. On the Confirmation Date, the Debtor will assume the agreements set forth on Exhibit B hereto (collectively, the "Issuer Executory Contracts") pursuant to section 365 of the Bankruptcy Code and Article V of the Plan. In full and complete satisfaction of its obligation to cure outstanding defaults under section 365(b)(1) of the Bankruptcy Code, the Debtor or, as applicable, any successor manager under the

Issuer Executory Contracts (collectively, the "Portfolio Manager") will pay to the Issuers ¹² a cumulative amount of \$525,000 (the "Cure Amount") as follows:

- a. \$200,000 in cash on the date that is five business days from the Effective Date, with such payment paid directly to Schulte Roth & Zabel LLP ("SRZ") in the amount of \$85,714.29, Jones Walker LLP ("JW") in the amount of \$72,380.95, and Maples Group ("Maples" and collectively with SRZ and JW, the "Issuers' Counsel") in the amount of \$41,904.76 as reimbursement for the attorney's fees and other legal expenses incurred by the Issuers in connection with the Debtor's bankruptcy case; and
- b. \$325,000 in four equal quarterly payments of \$81,250.00 (each, a "Payment"), which amounts shall be paid to SRZ in the amount of \$34,821.43, JW in the amount of \$29,404.76, and Maples in the amount of \$17,023.81 as additional reimbursement for the attorney's fees and other legal expenses incurred by the Issuers in connection with the Debtor's bankruptcy case (i) from any management fees actually paid to the Portfolio Manager under the Issuer Executory Contracts (the "Management Fees"), and (ii) on the date(s) Management Fees are required to be paid under the Issuer Executory Contracts (the "Payment Dates"), and such obligation shall be considered an irrevocable direction from the Debtor and the Bankruptcy Court to the relevant CLO Trustee to pay, on each Payment Date, the Payment to Issuers' Counsel, allocated in the proportion set forth in such agreement; provided, however, that (x) if the Management Fees are insufficient to make any Payment in full on a Payment Date, such shortfall, in addition to any other amounts due hereunder, shall be paid out of the Management Fees owed on the following Payment Date, and (y) nothing herein shall limit either Debtor's liability to pay the amounts set forth herein, nor the recourse of the Issuers or Issuers' Counsel to the Debtor, in the event of any failure to make any Payment.
- S. Release of Issuer Claims. Effective as of the Confirmation Date, and to the maximum extent permitted by law, each Issuer on behalf of itself and each of its current and former advisors, trustees, directors, officers, managers, members, partners, employees, beneficiaries, shareholders, agents, participants, subsidiaries, parents, successors, designees, and

¹² The "Issuers" are: Brentwood CLO, Ltd., Gleneagles CLO, Ltd., Greenbriar CLO, Ltd., Highland CLO 2018-1, Ltd., Highland Legacy Limited, Highland Loan Funding V Ltd., Highland Park CDO I, Ltd., Pam Capital Funding LP, Rockwall CDO II Ltd., Rockwall CDO Ltd., Southfork CLO Ltd., Stratford CLO Ltd., Westchester CLO, Ltd., Aberdeen Loan Funding, Ltd., Eastland CLO, Ltd., Grayson CLO, Ltd., Highland Credit Opportunities CDO Ltd., Jasper CLO, Ltd., Liberty Cayman Holdings, Ltd., Liberty CLO, Ltd., Red River CLO, Ltd., Valhalla CLO, Ltd.

assigns hereby forever, finally, fully, unconditionally, and completely releases, relieves, acquits, remises, and exonerates, and covenants never to sue, (i) the Debtor and (ii) the Professionals retained by the Debtor and the Committee in the Chapter 11 Case, the Independent Directors, the CEO/CRO, and with respect to the Persons listed in this subsection (ii), such Person's Related Persons (collectively, the "Debtor Released Parties"), for and from any and all claims, debts, liabilities, demands, obligations, promises, acts, agreements, liens, losses, costs and expenses (including, without limitation, attorney's fees and related costs), damages, injuries, suits, actions, and causes of action of whatever kind or nature, whether known or unknown, suspected or unsuspected, matured or unmatured, liquidated or unliquidated, contingent or fixed, at law or in equity, statutory or otherwise, including, without limitation, any claims, defenses, and affirmative defenses, whether known or unknown, including, without limitation, those which were or could have been asserted in, in connection with, or with respect to the Bankruptcy Case (collectively, the "Issuer Released Claims").

T. Release of Debtor Claims against Issuer Released Parties. Upon entry of this Order, and to the maximum extent permitted by law, the Debtor hereby forever, finally, fully, unconditionally, and completely releases, relieves, acquits, remises, and exonerates, and covenants never to sue [(i) each Issuer and (ii) Wendy Ebanks, (iii) Yun Zheng, (iv) Laura Chisholm, (v) Mora Goddard, (vi) Stacy Bodden, (vii) Suzan Merren (viii) Scott Dakers, (ix) Samit Ghosh, (x) Inderjit Singh, (xi) Ellen Christian, (xii) Andrew Dean, (xiii) Betsy Mortel, (xiv) David Hogan, (xv) Cleveland Stewart, (xvi) Rachael Rankin, (xvii) Otelia Scott, (xviii) Martin Couch, (xx) Ferona Bartley-Davis, (xxi) Charlotte Cloete, (xxii) Christina McLean, (xxiii) Karen Ellerbe,

(xxiv) Gennie Kay Bigord, (xxv) Evert Brunekreef, (xxvii) Evan Charles Burtton (collectively, the "Issuer Released Parties"),] for and from any and all claims, debts, liabilities, demands, obligations, promises, acts, agreements, liens, losses, costs and expenses (including, without limitation, attorney's fees and related costs), damages, injuries, suits, actions, and causes of action of whatever kind or nature, whether known or unknown, suspected or unsuspected, matured or unmatured, liquidated or unliquidated, contingent or fixed, at law or in equity, statutory or otherwise, including, without limitation, any claims, defenses, and affirmative defenses, whether known or unknown, which were or could have been asserted in, in connection with, or with respect to the Bankruptcy Case (collectively, the "Debtor Released Claims"); provided, however, that notwithstanding anything herein to the contrary, the release contained herein will apply to the Issuer Released Parties set forth in subsection (ii) above only with respect to Debtor Released Claims arising from or relating to the Issuer Executory Contracts. Notwithstanding anything in this Order to the contrary, the releases set forth in paragraphs S and T hereof will not apply with respect to the duties, rights, or obligations of the Debtor or any Issuer hereunder.

- U. Authorization to Consummate. The Debtor is authorized to consummate the Plan after the entry of this Confirmation Order subject to satisfaction or waiver of the conditions precedent to the Effective Date of the Plan set forth in Article VIII.A of the Plan. The Plan shall not become effective unless and until the conditions set forth in Article VIII.A of the Plan have been satisfied, or otherwise waived pursuant to Article VIII.B of the Plan.
- V. Professional Compensation. All requests for payment of Professional Fee
 Claims for services rendered and reimbursement of expenses incurred prior to the Effective Date

must be filed no later than sixty (60) days after the Effective Date. The Bankruptcy Court shall determine the Allowed amounts of such Professional Fee Claims after notice and an opportunity for hearing in accordance with the procedures established by the Bankruptcy Code and the Bankruptcy Court. The Debtor shall fund the Professional Fee Reserve as provided under the Plan. The Reorganized Debtor shall pay Professional Fee Claims in Cash in the amounts the Bankruptcy Court allows. The Debtor is authorized to pay the pre-Effective Date fees and expenses of all ordinary course professionals in the ordinary course of business without the need for further Bankruptcy Court order or approval. From and after the Effective Date, any requirement that Professionals comply with sections 327 through 331 and 1103 (if applicable) of the Bankruptcy Code in seeking retention or compensation for services rendered after such date shall terminate, and the Reorganized Debtor or Claimant Trustee, as applicable, may employ and pay any Professional or Entity employed in the ordinary course of the Debtor's business without any further notice to or action, order, or approval of the Bankruptcy Court.

- W. Release, Exculpation, Discharge, and Injunction Provisions. The following release, exculpation, discharge, and injunction provisions set forth in the Plan are approved and authorized in their entirety, and such provisions are effective and binding on all parties and Entities to the extent provided therein.
- X. Discharge of Claims and Termination of Interests. To the fullest extent provided under section 1141(d)(1)(A) and other applicable provisions of the Bankruptcy Code, except as otherwise expressly provided by the Plan or this Confirmation Order, all consideration distributed under the Plan will be in exchange for, and in complete satisfaction, settlement,

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 97 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 74 of 161

discharge, and release of, all Claims and Equity Interests of any kind or nature whatsoever against the Debtor or any of its Assets or properties, and regardless of whether any property will have been distributed or retained pursuant to the Plan on account of such Claims or Equity Interests. Except as otherwise expressly provided by the Plan or this Confirmation Order, upon the Effective Date, the Debtor and its Estate will be deemed discharged and released under and to the fullest extent provided under section 1141(d)(1)(A) and other applicable provisions of the Bankruptcy Code from any and all Claims and Equity Interests of any kind or nature whatsoever, including, but not limited to, demands and liabilities that arose before the Confirmation Date, and all debts of the kind specified in section 502(g), 502(h), or 502(i) of the Bankruptcy Code.

Y. Exculpation. Subject in all respects to Article XII.D of the Plan, to the maximum extent permitted by applicable law, no Exculpated Party will have or incur, and each Exculpated Party is hereby exculpated from, any claim, obligation, suit, judgment, damage, demand, debt, right, Cause of Action, remedy, loss, and liability for conduct occurring on or after the Petition Date in connection with or arising out of (i) the filing and administration of the Chapter 11 Case; (ii) the negotiation and pursuit of the Disclosure Statement, the Plan, or the solicitation of votes for, or confirmation of, the Plan; (iii) the funding or consummation of the Plan (including the Plan Supplement) or any related agreements, instruments, or other documents, the solicitation of votes on the Plan, the offer, issuance, and Plan Distribution of any securities issued or to be issued pursuant to the Plan, including the Claimant Trust Interests, whether or not such Plan Distributions occur following the Effective Date; (iv) the implementation of the Plan; and (v) any negotiations, transactions, and documentation in connection with the foregoing clauses (i)-(v);

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 98 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 75 of 161

provided, however, the foregoing will not apply to (a) any acts or omissions of an Exculpated Party arising out of or related to acts or omissions that constitute bad faith, fraud, gross negligence, criminal misconduct, or willful misconduct or (b) Strand or any Employee other than with respect to actions taken by such Entities from the date of appointment of the Independent Directors through the Effective Date. The Plan's exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, any other applicable law or rules, or any other provisions of the Plan, including Article IV.C.2 of the Plan, protecting such Exculpated Parties from liability.

Party is deemed to be, hereby conclusively, absolutely, unconditionally, irrevocably, and forever released and discharged by the Debtor and the Estate, in each case on behalf of themselves and their respective successors, assigns, and representatives, including, but not limited to, the Claimant Trust and the Litigation Sub-Trust from any and all Causes of Action, including any derivative claims, asserted on behalf of the Debtor, whether known or unknown, foreseen or unforeseen, matured or unmatured, existing or hereafter arising, in law, equity, contract, tort or otherwise, that the Debtor or the Estate would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim against, or Interest in, a Debtor or other Person. Notwithstanding anything contained herein to the contrary, the foregoing release does not release: (i) any obligations of any party under the Plan or any document, instrument, or agreement executed to implement the Plan, (ii) the rights or obligations of any current employee of the Debtor under any employment agreement or plan, (iii) the rights of the Debtor with respect to any confidentiality provisions or covenants restricting competition in favor of the Debtor under

Case 19-34054-sqi11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 76 of 161

any employment agreement with a current or former employee of the Debtor, (iv) any Avoidance Actions, or (v) any Causes of Action arising from willful misconduct, criminal misconduct, actual fraud, or gross negligence of such applicable Released Party as determined by Final Order of the Bankruptcy Court or any other court of competent jurisdiction.

Injunction. Upon entry of this Confirmation Order, all Enjoined AA. Parties are and shall be permanently enjoined, on and after the Effective Date, from taking any actions to interfere with the implementation or consummation of the Plan. Except as expressly provided in the Plan, this Confirmation Order, or a separate order of the Bankruptcy Court, all Enjoined Parties are and shall be permanently enjoined, on and after the Effective Date, with respect to any Claims and Equity Interests, from directly or indirectly (i) commencing, conducting, or continuing in any manner, any suit, action, or other proceeding of any kind (including any proceeding in a judicial, arbitral, administrative or other forum) against or affecting the Debtor or the property of the Debtor, (ii) enforcing, levying, attaching (including any prejudgment attachment), collecting, or otherwise recovering, enforcing, or attempting to recover or enforce, by any manner or means, any judgment, award, decree, or order against the Debtor or the property of the Debtor, (iii) creating, perfecting, or otherwise enforcing in any manner, any security interest, lien or encumbrance of any kind against the Debtor or the property of the Debtor, (iv) asserting any right of setoff, directly or indirectly, against any obligation due to the Debtor or against property or interests in property of the Debtor, except to the limited extent permitted under Sections 553 and 1141 of the Bankruptcy Code, and (v) acting or proceeding in any manner,

in any place whatsoever, that does not conform to or comply with the provisions of the Plan. The injunctions set forth in the Plan and this Confirmation Order shall extend to, and apply to any act of the type set forth in any of clauses (i)-(v) of the immediately preceding paragraph against any successors of the Debtor, including, but not limited to, the Reorganized Debtor, the Litigation Sub-Trust, and the Claimant Trust and their respective property and interests in property. Subject in all respects to Article XII.D of the Plan, no Enjoined Party may commence or pursue a claim or cause of action of any kind against any Protected Party that arose or arises from or is related to the Chapter 11 Case, the negotiation of the Plan, the administration of the Plan or property to be distributed under the Plan, the wind down of the business of the Debtor or Reorganized Debtor, the administration of the Claimant Trust or the Litigation Sub-Trust, or the transactions in furtherance of the foregoing without the Bankruptcy Court (i) first determining, after notice and a hearing, that such claim or cause of action represents a colorable claim of any kind, including, but not limited to, negligence, bad faith, criminal misconduct, willful misconduct, fraud, or gross negligence against a Protected Party and (ii) specifically authorizing such Enjoined Party to bring such claim or cause of action against any such Protected Party; provided, however, the foregoing will not apply to a claim or cause of action against Strand or against any Employee other than with respect to actions taken, respectively, by Strand or by such Employee from the date of appointment of the Independent Directors through the Effective Date. The Bankruptcy Court will have sole and exclusive jurisdiction to determine whether a claim or cause of action is colorable and, only to the extent legally permissible and as provided for in

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 101 of 637 Case 19-34054-sqj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 78 of 161

Article XI of the Plan, shall have jurisdiction to adjudicate the underlying colorable claim or cause of action.

- BB. Duration of Injunction and Stays. Unless otherwise provided in the Plan, in this Confirmation Order, or in a Final Order of the Bankruptcy Court, (i) all injunctions and stays entered during the Chapter 11 Case and in existence on the Confirmation Date, shall remain in full force and effect in accordance with their terms; and (ii) the automatic stay arising under section 362 of the Bankruptcy Code shall remain in full force and effect subject to Section 362(c) of the Bankruptcy Code, and to the extent necessary if the Debtor does not receive a discharge, the Bankruptcy Court will enter an equivalent order under Section 105.
- CC. Continuance of January 9 Order and July 16 Order. Unless otherwise provided in the Plan, in this Confirmation Order, or in a Final Order of the Bankruptcy Court, each of the Order Approving Settlement with Official Committee of Unsecured Creditors Regarding Governance of the Debtor and Procedures for Operations in the Ordinary Course, entered by the Bankruptcy Court on January 9, 2020 [Docket No. 339] and Order Approving the Debtor's Motion Under Bankruptcy Code Sections 105(a) and 363(b) Authorizing Retention of James P. Seery, Jr., as Chief Executive Officer, Chief Restructuring Officer, and Foreign Representative Nunc Pro Tunc to March 15, 2020 [Docket No. 854] entered on July 16, 2020 shall remain in full force and effect from the Confirmation Date and following the Effective Date.
- **DD.** No Governmental Releases. Nothing in this Confirmation Order or the Plan shall effect a release of any claim by the United States Government or any of its agencies or

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 102 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 79 of 161

any state and local authority whatsoever, including without limitation any claim arising under the Internal Revenue Code, the environmental laws or any criminal laws of the United States or any state and local authority against any party or person, nor shall anything in this Confirmation Order or the Plan enjoin the United States or any state or local authority from bringing any claim, suit, action, or other proceedings against any party or person for any liability of such persons whatever, including without limitation any claim, suit, or action arising under the Internal Revenue Code, the environmental laws or any criminal laws of the United States or any state and local authority against such persons, nor shall anything in this Confirmation Order or the Plan exculpate any party or person from any liability to the United States Government or any of its agencies or any state and local authority whatsoever, including any liabilities arising under the Internal Revenue Code, the environmental laws, or any criminal laws of the United States or any state and local authority against any party or person.

EE. Exemption from Transfer Taxes. Pursuant to section 1146(a) of the Bankruptcy Code, any transfers (whether from the Debtor to the Reorganized Debtor or to any other Person) of property under the Plan or pursuant to: (a) the issuance, distribution, transfer, or exchange of any debt, equity security, or other interest in the Debtor or the Reorganized Debtor; (b) the Restructuring transactions pursuant to the Plan; (c) the creation, modification, consolidation, termination, refinancing, and/or recording of any mortgage, deed of trust, or other security interest, or the securing of additional indebtedness by such or other means; (d) the making, assignment, or recording of any lease or sublease; or (e) the making, delivery, or recording of any deed or other instrument of transfer under, in furtherance of, or in connection with, the Plan,

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 103 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 80 of 161

including any deeds, bills of sale, assignments, or other instrument of transfer executed in connection with any transaction arising out of, contemplated by, or in any way related to the Plan, shall not be subject to any document recording tax, stamp tax, conveyance fee, intangibles or similar tax, mortgage tax, real estate transfer tax, mortgage recording tax, Uniform Commercial Code filing or recording fee, regulatory filing or recording fee, or other similar tax or governmental assessment to the fullest extent contemplated by section 1146(a) of the Bankruptcy Code, and upon entry of this Confirmation Order, the appropriate state or local governmental officials or agents shall forego the collection of any such tax or governmental assessment and accept for filing and recordation of any of the foregoing instruments or other documents without the payment of any such tax, recordation fee, or governmental assessment.

FF. Cancellation of Notes, Certificates and Instruments. Except for the purpose of evidencing a right to a distribution under the Plan and except as otherwise set forth in the Plan or as otherwise provided in this Confirmation Order, on the Effective Date, all agreements, instruments, Securities and other documents evidencing any prepetition Claim or Equity Interest and any rights of any Holder in respect thereof shall be deemed cancelled, discharged, and of no force or effect. The holders of or parties to such cancelled instruments, Securities, and other documentation will have no rights arising from or related to such instruments, Securities, or other documentation or the cancellation thereof, except the rights provided for pursuant to the Plan, and the obligations of the Debtor thereunder or in any way related thereto will be fully released, terminated, extinguished and discharged, in each case without further notice to or order of the

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 104 of 637 Case 19-34054-sqj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 81 of 161

Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any requirement of further action, vote or other approval or authorization by any Person.

- GG. Documents, Mortgages, and Instruments. Each federal, state, commonwealth, local, foreign, or other governmental agency is authorized to accept any and all documents, mortgages, and instruments necessary or appropriate to effectuate, implement, or consummate the Plan, including the Restructuring transactions contemplated under the Plan, and this Confirmation Order.
- HH. Post-Confirmation Modifications. Subject section 1127(b) of the Bankruptcy Code and the Plan, the Debtor and the Reorganized Debtor expressly reserve their rights to revoke or withdraw, or to alter, amend, or modify materially the Plan, one or more times after Confirmation and, to the extent necessary, may initiate proceedings in the Bankruptcy Court to so alter, amend, or modify the Plan, or remedy any defect or omission, or reconcile any inconsistencies in the Plan or this Confirmation Order, in such manner as may be necessary to carry out the purposes and intent of the Plan. Any such modification or supplement shall be considered a modification of the Plan and shall be made in accordance with Article XII.B of the Plan.
- II. Applicable Nonbankruptcy Law. The provisions of this Confirmation

 Order, the Plan and related documents, or any amendments or modifications thereto, shall apply
 and be enforceable notwithstanding any otherwise applicable nonbankruptcy law.
- **JJ.** Governmental Approvals Not Required. This Confirmation Order shall constitute all approvals and consents required, if any, by the laws, rules, or regulations of any state,

federal, or other governmental authority with respect to the dissemination, implementation, or consummation of the Plan and the Disclosure Statement, any certifications, documents, instruments or agreements, and any amendments or modifications thereto, and any other acts referred to in, or contemplated by, the Plan and the Disclosure Statement.

KK. Notice of Effective Date. As soon as reasonably practicable after the Effective Date, the Reorganized Debtor shall file notice of the Effective Date and shall serve a copy of the same on all Holders of Claims and Equity Interests, and all parties who have filed with the Bankruptcy Court requests to receive notices in accordance with Bankruptcy Rules 2002 and 3020(c). Notwithstanding the above, no notice of Confirmation or Consummation or service of any kind shall be required to be mailed or made upon any Entity to whom the Debtor mailed notice of the Confirmation Hearing, but received such notice returned marked "undeliverable as addressed," "moved, left no forwarding address" or "forwarding order expired," or similar reason, unless the Debtor has been informed in writing by such Entity, or is otherwise aware, of that Entity's new address. The above-referenced notices are adequate under the particular circumstances of this Chapter 11 Case and no other or further notice is necessary.

LL. Substantial Consummation. On the Effective Date, the Plan shall be deemed to be substantially consummated under sections 1101 and 1127 of the Bankruptcy Code.

MM. Waiver of Stay. For good cause shown, the stay of this Confirmation Order provided by any Bankruptcy Rule is waived, and this Confirmation Order shall be effective and enforceable immediately upon its entry by the Bankruptcy Court.

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 106 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 83 of 161

NN. References to and Omissions of Plan Provisions. References to articles, sections, and provisions of the Plan are inserted for convenience of reference only and are not intended to be a part of or to affect the interpretation of the Plan. The failure to specifically include or to refer to any particular article, section, or provision of the Plan in this Confirmation Order shall not diminish or impair the effectiveness of such article, section, or provision, it being the intent of the Bankruptcy Court that the Plan be confirmed in its entirety, except as expressly modified herein, and incorporated herein by this reference.

- OO. Headings. Headings utilized herein are for convenience and reference only, and do not constitute a part of the Plan or this Confirmation Order for any other purpose.
- PP. Effect of Conflict. This Confirmation Order supersedes any Bankruptcy Court order issued prior to the Confirmation Date that may be inconsistent with this Confirmation Order. If there is any inconsistency between the terms of the Plan and the terms of this Confirmation Order, the terms of this Confirmation Order govern and control. If there is any inconsistency between the terms of this Confirmation Order and the terms of a final, executed Plan Supplement Document, the terms of the final, executed Plan Supplement Document will govern and control.
- QQ. Resolution of Objection of Texas Taxing Authorities. Dallas County, Kaufman County, City of Allen, Allen ISD and City of Richardson (collectively, the "Tax Authorities") assert that they are the holders of prepetition and administrative expense claims for 2019, 2020 and 2021 ad valorem real and business personal property taxes. The ad valorem property taxes for tax year 2020 shall be paid in accordance with and to the extent required under

applicable nonbankruptcy law. In the event the 2020 taxes are paid after February 1, 2021, the Tax Authorities may assert any rights and amounts they claim are owed with respect to penalties and interest that have accrued through the date of payment and the Debtor and Reorganized Debtor reserve any all rights and defenses in connection therewith.

- The Debtor/Reorganized Debtor shall pay all amounts owed to the Tax Authorities a. for tax year 2021 in accordance with and to the extent required under applicable nonbankruptcy law. The Tax Authorities shall not be required to file and serve an administrative expense claim and request for payment as a condition of allowance of their administrative expense claims pursuant to 11 U.S.C. Section 503(b)(1)(D). With regard to year 2019 ad valorem property taxes, the Tax Authorities will receive payment of their prepetition claims within 30 days of the Effective Date of the Plan. The payment will include interest from the Petition Date through the Effective Date and from the Effective Date through payment in full at the state statutory rate pursuant to 11 U.S.C. Sections 506(b), 511, and 1129, if applicable, subject to all of the Debtor's and Reorganized Debtor's rights and defenses in connection therewith. Notwithstanding any other provision in the Plan, the Tax Authorities shall (i) retain the liens that secure all prepetition and postpetition amounts ultimately owed to them, if any, as well as (ii) the state law priority of those liens until the claims are paid in full.
- b. The Tax Authorities' prepetition claims and their administrative expense claims shall not be discharged until such time as the amounts owed are paid in full. In the event of a default asserted by the Taxing Authorities, the Tax Authorities shall provide notice Debtor or Reorganized Debtor, as applicable, and may demand cure of any such asserted default. Subject to all of its rights and defenses, the Debtor or Reorganized Debtor shall have fifteen (15) days from the date of the notice to cure the default. If the alleged default is not cured, the Tax Authorities may exercise any of their respective rights under applicable law and pursue collection of all amounts owed pursuant to state law outside of the Bankruptcy Court, subject in all respects to the Debtor's and Reorganized Debtor's applicable rights and defenses. The Debtor/Reorganized Debtor shall be entitled to any notices of default required under applicable nonbankruptcy law and each of the Taxing Authorities, the Debtor and the Reorganized Debtor reserve any and all of their respective rights and defenses in connection therewith. The Debtor's and Reorganized Debtor's rights and defenses under Texas Law and the Bankruptcy Code with respect to this provision of the Confirmation Order, including their right to dispute or object to the Tax Authorities' Claims and liens, are fully preserved.

RR. Resolution of Objections of Scott Ellington and Isaac Leventon. Pursuant to Bankruptcy Rule 9019(a), the Senior Employees' Settlement is approved in all respects. The Debtor may, only with the consent of the Committee, elect Option B for a Senior Employee Claimant by written notice to such Senior Employee Claimant on or before the occurrence of the Effective Date. If the Debtor does not elect Option B, then Option A will govern the treatment of the Liquidated Bonus Claims.

- a. Notwithstanding any language in the Plan, the Disclosure Statement, or this Confirmation Order to the contrary, if Option A applies to the Liquidated Bonus Claims of a Senior Employee Claimant, then the Liquidated Bonus Claims of such Senior Employee Claimant will receive the treatment described in paragraph 82(e) hereof, and if the Debtor timely elects Option B with respect to the Liquidated Bonus Claims of such Senior Employee Claimant, then the Liquidated Bonus Claims of such Senior Employee will receive the treatment described in paragraph 82(f) hereof.
- b. The Senior Employees' Settlement is hereby approved, without prejudice to the respective rights of Mr. Ellington and Mr. Leventon to assert all their remaining Claims against the Debtor's estate, including, but not limited to, their Class 6 PTO Claims, their remaining Class 8 General Unsecured Claims, any indemnification claims, and any Administrative Expense Claims that they may assert and is without prejudice to the rights of any party in interest to object to any such Claims.
- c. Pursuant to Bankruptcy Rule 3018(a), Mr. Ellington and Mr. Leventon were permitted to change their votes on the Plan. Accordingly, Mr. Ellington's votes on his Ballots in Class 7 and Class 8 of the Plan were changed from a rejection of the Plan to acceptance of the Plan, and Mr. Leventon's votes on his Ballots in Class 7 and Class 8 of the Plan were, changed from rejections of the Plan to acceptances of the Plan.
- d. The Senior Employees' Objection is deemed withdrawn.
- SS. No Release of Claims Against Senior Employee Claimants. For the avoidance of doubt, the Senior Employees' Settlement, as approved herein, shall not, and shall not be deemed to, release any Claims or Causes of Action held by the Debtor against either Senior

Employee Claimant nor shall either Senior Employee Claimant be, or be deemed to be, a "Released Party" under the Plan.

- TT. Resolution of Objection of Internal Revenue Service. Notwithstanding any other provision or term of the Plan or Confirmation Order, the following Default Provision shall control as to the United States of America, Internal Revenue Service ("IRS") and all of its claims, including any administrative claim (the "IRS Claim"):
 - (a) Notwithstanding any other provision in the Plan, if the Debtor, the Reorganized Debtor, or any successor in interest fails to pay when due any payment required to be made on federal taxes, the IRS Claim, or other payment required to be made to the IRS under the terms and provisions of this Plan, the Confirmation Order, or the Internal Revenue Code (26 U.S.C.), or fails to timely file any required federal tax return, or if any other event of default as set forth in the Plan occurs, the IRS shall be entitled to give the Debtor, the Reorganized Debtor and/or any successor in interest and their counsel of record, by United States Certified Mail, written notice of the failure and/or default with demand that it be cured, and if the failure and/or default is not cured within 14 days of the date of said notice and demand, then the following shall apply to the IRS:
 - (1) The administrative collection powers and the rights of the IRS shall be reinstated as they existed prior to the filing of the bankruptcy petition, including, but not limited to, the assessment of taxes, the filing of a notice of Federal tax lien and the powers of levy, seizure, and collection as provided under the Internal Revenue Code;
 - (2) The automatic stay of 11 U.S.C. § 362 and any injunction of the Plan or in the Confirmation Order shall, with regard to the IRS only, lift or terminate without further notice or hearing by the Bankruptcy Court, and the entire prepetition liability owed to the IRS, together with any unpaid postpetition tax liabilities, may become due and payable immediately; and
 - (3) The IRS shall have the right to proceed to collect from the Debtor, the Reorganized Debtor or any successor in interest any of the prepetition tax liabilities and related penalties and interest through administrative or judicial collection procedures available under the United States Code as if no bankruptcy petition had been filed and as if no plan had been confirmed.
 - (b) If the IRS declares the Debtor, the Reorganized Debtor, or any successor-in-interest to be in default of the Debtor's, the Reorganized Debtor's and/ or any successor- in-interest's obligations under the Plan, then entire prepetition liability of an IRS' Allowed Claim, together with any unpaid postpetition tax liabilities shall become due and payable

immediately upon written demand to the Debtor, Reorganized Debtor and/or any successor-in-interest. Failure of the IRS to declare a failure and/or default does not constitute a waiver by the United States or its agency the IRS of the right to declare that the Debtor, Reorganized Debtor, and/or any successor in interest is in default.

- (c) The IRS shall only be required to send two notices of failure and/or default, and upon the third event of a failure and/or default, the IRS shall be entitled to proceed as set out in paragraphs (1), (2), and/or (3) herein above without further notice to the Debtor, the Reorganized Debtor, or any successor in interest, or its counsel. The collection statute expiration date for all unpaid federal tax liabilities shall be extended pursuant to non-bankruptcy law.
- (d) The Internal Revenue Service shall not be bound by any release provisions in the Plan that would release any liability of the responsible persons of the Debtor, the Reorganized Debtor, and/or any successor in interest to the IRS. The Internal Revenue Service may take such actions as it deems necessary to assess any liability that may be due and owing by the responsible persons of the Debtor, the Reorganized Debtor and/or any successor in interest to the Internal Revenue Service.
- (e) Nothing contained in the Plan or the Confirmation Order shall be deemed to be a waiver or relinquishment of any rights, claims, causes of action, rights of setoff or recoupment, rights to appeal tax assessments, or other legal or equitable defenses that the Debtor or Reorganized Debtor have under non-bankruptcy law in connection with any claim, liability or cause of action of the United States and its agency the Internal Revenue Service.
- (f) The term "any payment required to be made on federal taxes," as used herein above, is defined as: any payment or deposit required by the Internal Revenue Code to be made by the Debtor from and after the Confirmation Date, or the Reorganized Debtor and/or any successor in interest from and after the Effective Date, to the date the IRS Claim is together with interest paid in full. The term "any required tax return," as used herein above, is defined as: any tax return or report required by the Internal Revenue Code to be made by the Debtor from and after the Confirmation Date, or the Reorganized Debtor and/or any successor in interest from and after the Effective Date, to the date the IRS Claim is together with interest paid in full.
- UU. IRS Proof of Claim. Notwithstanding anything in the Plan or in this Confirmation Order, until all required tax returns are filed with and processed by the IRS, the IRS's proof of claim will not be deemed fixed for purposes of Section 502 of the Bankruptcy Code and may be amended in order to reflect the IRS' assessment of the Debtor's unpaid priority and general unsecured taxes, penalties and interest.

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 111 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 88 of 161

VV. CLO Holdco, Ltd. Settlement Notwithstanding anything contained herein to the contrary, nothing in this Order is or is intended to supersede the rights and obligations of either the Debtor or CLO Holdco contained in that certain Settlement Agreement between CLO Holdco, Ltd., and Highland Capital Management, L.P., dated January 25,2021 [Docket No. 1838-1] (the "CLOH Settlement Agreement"). In the event of any conflict between the terms of this Order and the terms of the CLOH Settlement Agreement, the terms of the CLOH Settlement Agreement will govern.

WW. Retention of Jurisdiction. The Bankruptcy Court may properly, and upon the Effective Date shall, to the maximum extent permitted under applicable law, retain jurisdiction over all matters arising out of, and related to, this Chapter 11 Case, including the matters set forth in Article XI of the Plan and section 1142 of the Bankruptcy Code.

XX. Payment of Statutory Fees; Filing of Quarterly Reports. All fees payable pursuant to 28 U.S.C. § 1930 shall be paid on or before the Effective Date. The Reorganized Debtor, the Claimant Trust, and the Litigation Sub-Trust shall be jointly and severally liable for payment of quarterly fees to the Office of the United States Trustee pursuant to 28 U.S.C. § 1930 through the entry of the Final Decree for the Debtor or the dismissal or conversion of the Chapter 11 Case. Notwithstanding anything to the contrary in the Plan, the U.S. Trustee shall not be required to file any proofs of claim with respect to quarterly fees payable pursuant to 28 U.S.C. § 1930.

YY. Dissolution of the Committee. On the Effective Date, the Committee will dissolve, and the members of the Committee and the Committee's Professionals will cease to have

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 112 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 89 of 161

any role arising from or relating to the Chapter 11 Case, except in connection with final fee applications of Professionals for services rendered prior to the Effective Date (including the right to object thereto). Notwithstanding the foregoing, any Committee member or Professional may serve following the Effective Date with respect to the Claimant Trust Oversight Board or Litigation Sub-Trust. The Professionals retained by the Committee and the members thereof will not be entitled to assert any fee claims for any services rendered to the Committee or expenses incurred in the service of the Committee after the Effective Date, except for reasonable fees for services rendered, and actual and necessary costs incurred, in connection with any applications for allowance of Professional Fees pending on the Effective Date or filed and served after the Effective Date pursuant to the Plan. Nothing in the Plan shall prohibit or limit the ability of the Debtor's or Committee's Professionals to represent either of the Trustees or to be compensated or reimbursed per the Plan, the Claimant Trust Agreement, and/or Litigation Sub-Trust in connection with such representation.

ZZ. Miscellaneous. After the Effective Date, the Debtor or Reorganized Debtor, as applicable, shall have no obligation to file with the Bankruptcy Court or serve on any parties reports that the Debtor or Reorganized Debtor, as applicable, were obligated to file under the Bankruptcy Code or a court order, including monthly operating reports (even for those periods for which a monthly operating report was not filed before the Effective Date), ordinary course professional reports, reports to any parties otherwise required under the "first" and "second" day orders entered in this Chapter 11 Case (including any cash collateral financing orders entered in this Chapter 11 Case) and monthly or quarterly reports for Professionals; *provided*, *however*, that

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 113 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 90 of 161

the Debtor or Reorganized Debtor, as applicable, will comply with the U.S. Trustee's post confirmation reporting requirements.

###END OF ORDER###

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 114 of 637 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 91 of 161

Exhibit A

Fifth Amended Plan (as Modified)

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 92 of 161

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:) Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,1) Case No. 19-34054-sgj11
Debtor.)
)

FIFTH AMENDED PLAN OF REORGANIZATION OF HIGHLAND CAPITAL MANAGEMENT, L.P. (AS MODIFIED)

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Counsel for the Debtor and Debtor-in-Possession

¹ The Debtor's last four digits of its taxpayer identification number are (6725). The headquarters and service address for the above-captioned Debtor is 300 Crescent Court, Suite 700, Dallas, TX 75201.

ARTICLE I	RULES OF INTERPRETATION, COMPUTATION OF TIME, GOVERNING LAW AND DEFINED TERMS	1
A.	Rules of Interpretation, Computation of Time and Governing Law	1
В.	Defined Terms	2
ARTICLE I	I. ADMINISTRATIVE EXPENSES AND PRIORITY TAX CLAIMS	16
A.	Administrative Expense Claims	16
В.	Professional Fee Claims	17
C.	Priority Tax Claims	17
ARTICLE I	II. CLASSIFICATION AND TREATMENT OF CLASSIFIED CLAIMS AND EQUITY INTERESTS	18
A.	Summary	18
В.	Summary of Classification and Treatment of Classified Claims and Equity Interests	18
C.	Elimination of Vacant Classes	19
D.	Impaired/Voting Classes	19
E.	Unimpaired/Non-Voting Classes	19
F.	Impaired/Non-Voting Classes	19
G.	Cramdown	19
H.	Classification and Treatment of Claims and Equity Interests	19
I.	Special Provision Governing Unimpaired Claims	24
J.	Subordinated Claims	24
ARTICLE I	V. MEANS FOR IMPLEMENTATION OF THIS PLAN	24
A.	Summary	24
B.	The Claimant Trust	25
	Creation and Governance of the Claimant Trust and Litigation Sub-Trust	25
	Claimant Trust Oversight Committee	26

			Page
	3.	Purpose of the Claimant Trust.	27
	4.	Purpose of the Litigation Sub-Trust.	27
	5.	Claimant Trust Agreement and Litigation Sub-Trust Agreement	27
	6.	Compensation and Duties of Trustees.	29
	7.	Cooperation of Debtor and Reorganized Debtor.	29
	8.	United States Federal Income Tax Treatment of the Claimant Trust.	29
	9.	Tax Reporting.	30
	10.	Claimant Trust Assets.	30
	11.	Claimant Trust Expenses.	31
	12.	Trust Distributions to Claimant Trust Beneficiaries	31
	13.	Cash Investments.	31
	14.	Dissolution of the Claimant Trust and Litigation Sub-Trust	31
C.	The R	eorganized Debtor	32
	1.	Corporate Existence	32
	2.	Cancellation of Equity Interests and Release	32
	3.	Issuance of New Partnership Interests	32
	4.	Management of the Reorganized Debtor	33
	5.	Vesting of Assets in the Reorganized Debtor	33
	6.	Purpose of the Reorganized Debtor	33
	7.	Distribution of Proceeds from the Reorganized Debtor Assets; Transfer of Reorganized Debtor Assets	33
D.	Compa	any Action	34
E.	Releas	se of Liens, Claims and Equity Interests	35
F.	Cance	llation of Notes, Certificates and Instruments	35

		<u>Page</u>
G.	Cancellation of Existing Instruments Governing Security Interests	35
H.	Control Provisions	35
I.	Treatment of Vacant Classes	36
J.	Plan Documents	36
K.	Highland Capital Management, L.P. Retirement Plan and Trust	36
ARTICLE	V. TREATMENT OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES	37
A.	Assumption, Assignment, or Rejection of Executory Contracts and Unexpired Leases	37
В.	Claims Based on Rejection of Executory Contracts or Unexpired Leases	38
C.	Cure of Defaults for Assumed or Assigned Executory Contracts and Unexpired Leases	38
ARTICLE V	VI. PROVISIONS GOVERNING DISTRIBUTIONS	39
A.	Dates of Distributions	39
В.	Distribution Agent	39
C.	Cash Distributions	40
D.	Disputed Claims Reserve	40
E.	Distributions from the Disputed Claims Reserve	40
F.	Rounding of Payments	40
G.	De Minimis Distribution	41
H.	Distributions on Account of Allowed Claims	41
I.	General Distribution Procedures	41
J.	Address for Delivery of Distributions	41
K.	Undeliverable Distributions and Unclaimed Property	41
L.	Withholding Taxes	42

		<u>Page</u>
M.	Setoffs	42
N.	Surrender of Cancelled Instruments or Securities	42
O.	Lost, Stolen, Mutilated or Destroyed Securities	43
ARTICLE VI	I. PROCEDURES FOR RESOLVING CONTINGENT, UNLIQUIDATED AND DISPUTED CLAIMS	43
A.	Filing of Proofs of Claim	43
B.	Disputed Claims	43
C.	Procedures Regarding Disputed Claims or Disputed Equity Interests	43
D.	Allowance of Claims and Equity Interests	44
	1. Allowance of Claims	44
	2. Estimation	44
	3. Disallowance of Claims	44
ARTICLE VI	II. EFFECTIVENESS OF THIS PLAN	45
A.	Conditions Precedent to the Effective Date	45
В.	Waiver of Conditions	46
C.	Dissolution of the Committee	46
ARTICLE IX	EXCULPATION, INJUNCTION AND RELATED PROVISIONS	47
A.	General	47
B.	Discharge of Claims	47
C.	Exculpation	47
D.	Releases by the Debtor	48
E.	Preservation of Rights of Action	49
	1. Maintenance of Causes of Action	49
	2. Preservation of All Causes of Action Not Expressly Settled or Released	49

		<u>Page</u>
F.	Injunction	50
G.	Duration of Injunctions and Stays	51
Н.	Continuance of January 9 Order	51
ARTICLE X.	BINDING NATURE OF PLAN	51
ARTICLE XI	RETENTION OF JURISDICTION	52
ARTICLE XI	I. MISCELLANEOUS PROVISIONS	54
A.	Payment of Statutory Fees and Filing of Reports	54
B.	Modification of Plan	54
C.	Revocation of Plan	54
D.	Obligations Not Changed	55
E.	Entire Agreement	55
F.	Closing of Chapter 11 Case	55
G.	Successors and Assigns	55
Н.	Reservation of Rights	55
I.	Further Assurances.	56
J.	Severability	56
K.	Service of Documents	56
L.	Exemption from Certain Transfer Taxes Pursuant to Section 1146(a) of the Bankruptcy Code	57
M.	Governing Law	58
N.	Tax Reporting and Compliance	58
O.	Exhibits and Schedules	58
P.	Controlling Document	58

DEBTOR'S CHAPTER 11 PLAN OF REORGANIZATION

HIGHLAND CAPITAL MANAGEMENT, L.P., as debtor and debtor-in-possession in the above-captioned case (the "<u>Debtor</u>"), proposes the following chapter 11 plan of reorganization (the "<u>Plan</u>") for, among other things, the resolution of the outstanding Claims against, and Equity Interests in, the Debtor. Unless otherwise noted, capitalized terms used in this Plan have the meanings set forth in Article I of this Plan. The Debtor is the proponent of this Plan within the meaning of section 1129 of the Bankruptcy Code.

Reference is made to the Disclosure Statement (as such term is defined herein and distributed contemporaneously herewith) for a discussion of the Debtor's history, business, results of operations, historical financial information, projections and assets, and for a summary and analysis of this Plan and the treatment provided for herein. There also are other agreements and documents that may be Filed with the Bankruptcy Court that are referenced in this Plan or the Disclosure Statement as Exhibits and Plan Documents. All such Exhibits and Plan Documents are incorporated into and are a part of this Plan as if set forth in full herein. Subject to the other provisions of this Plan, and in accordance with the requirements set forth in section 1127 of the Bankruptcy Code and Bankruptcy Rule 3019, the Debtor reserves the right to alter, amend, modify, revoke, or withdraw this Plan prior to the Effective Date.

If this Plan cannot be confirmed, for any reason, then subject to the terms set forth herein, this Plan may be revoked.

ARTICLE I. RULES OF INTERPRETATION, COMPUTATION OF TIME, GOVERNING LAW AND DEFINED TERMS

A. Rules of Interpretation, Computation of Time and Governing Law

For purposes hereof: (a) in the appropriate context, each term, whether stated in the singular or the plural, shall include both the singular and the plural, and pronouns stated in the masculine, feminine or neuter gender shall include the masculine, feminine and the neuter gender; (b) any reference herein to a contract, lease, instrument, release, indenture or other agreement or document being in a particular form or on particular terms and conditions means that the referenced document, as previously amended, modified or supplemented, if applicable, shall be substantially in that form or substantially on those terms and conditions; (c) any reference herein to an existing document or exhibit having been Filed or to be Filed shall mean that document or exhibit, as it may thereafter be amended, modified or supplemented in accordance with its terms; (d) unless otherwise specified, all references herein to "Articles," "Sections," "Exhibits" and "Plan Documents" are references to Articles, Sections, Exhibits and Plan Documents hereof or hereto; (e) unless otherwise stated, the words "herein," "hereof," "hereunder" and "hereto" refer to this Plan in its entirety rather than to a particular portion of this Plan; (f) captions and headings to Articles and Sections are inserted for convenience of reference only and are not intended to be a part of or to affect the interpretation hereof; (g) any reference to an Entity as a Holder of a Claim or Equity Interest includes such Entity's successors and assigns; (h) the rules of construction set forth in section 102 of the Bankruptcy Code shall apply; (i) any term used in capitalized form herein that is not otherwise defined but that is used in the Bankruptcy Code or the Bankruptcy Rules shall have the meaning assigned to that term in the Bankruptcy Code or the Bankruptcy Rules, as the case may be; and (j) "\$" or "dollars" means Dollars in lawful currency of the United States of America. The provisions of Bankruptcy Rule 9006(a) shall apply in computing any period of time prescribed or allowed herein.

B. Defined Terms

Unless the context otherwise requires, the following terms shall have the following meanings when used in capitalized form herein:

- 1. "Acis" means collectively Acis Capital Management, L.P. and Acis Capital Management GP, LLP.
- 2. "Administrative Expense Claim" means any Claim for costs and expenses of administration of the Chapter 11 Case that is Allowed pursuant to sections 503(b), 507(a)(2), 507(b) or 1114(2) of the Bankruptcy Code, including, without limitation, (a) the actual and necessary costs and expenses incurred after the Petition Date and through the Effective Date of preserving the Estate and operating the business of the Debtor; and (b) all fees and charges assessed against the Estate pursuant to sections 1911 through 1930 of chapter 123 of title 28 of the United States Code, and that have not already been paid by the Debtor during the Chapter 11 Case and a Professional Fee Claim.
- 3. "Administrative Expense Claims Bar Date" means, with respect to any Administrative Expense Claim (other than a Professional Fee Claim) becoming due on or prior to the Effective Date, 5:00 p.m. (prevailing Central Time) on such date that is forty-five days after the Effective Date.
- 4. "Administrative Expense Claims Objection Deadline" means, with respect to any Administrative Expense Claim, the later of (a) ninety (90) days after the Effective Date and (b) sixty (60) days after the timely Filing of the applicable request for payment of such Administrative Expense Claim; provided, however, that the Administrative Expense Claims Objection Deadline may be extended by the Bankruptcy Court upon a motion by the Claimant Trustee.
- 5. "Affiliate" of any Person means any Entity that, with respect to such Person, either (i) is an "affiliate" as defined in section 101(2) of the Bankruptcy Code, or (ii) is an "affiliate" as defined in Rule 405 of the Securities Act of 1933, or (iii) directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control with, such Person. For the purposes of this definition, the term "control" (including, without limitation, the terms "controlled by" and "under common control with") means the possession, directly or indirectly, of the power to direct or cause the direction in any respect of the management or policies of a Person, whether through the ownership of voting securities, by contract, or otherwise.
- 6. "Allowed" means, with respect to any Claim, except as otherwise provided in the Plan: (a) any Claim that is evidenced by a Proof of Claim that has been timely Filed by the Bar Date, or that is not required to be evidenced by a Filed Proof of Claim under the Bankruptcy

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 100 of 161

Code or a Final Order; (b) a Claim that is listed in the Schedules as not contingent, not unliquidated, and not disputed and for which no Proof of Claim has been timely filed; (c) a Claim Allowed pursuant to the Plan or an order of the Bankruptcy Court that is not stayed pending appeal; or (d) a Claim that is not Disputed (including for which a Proof of Claim has been timely filed in a liquidated and noncontingent amount that has not been objected to by the Claims Objection Deadline or as to which any such objection has been overruled by Final Order); *provided*, *however*, that with respect to a Claim described in clauses (a) and (b) above, such Claim shall be considered Allowed only if and to the extent that, with respect to such Claim, no objection to the allowance thereof has been interposed within the applicable period of time fixed by the Plan, the Bankruptcy Code, the Bankruptcy Rules, or the Bankruptcy Court, or such an objection is so interposed and the Claim shall have been Allowed as set forth above.

- 7. "Allowed Claim or Equity Interest" means a Claim or an Equity Interest of the type that has been Allowed.
- 8. "Assets" means all of the rights, titles, and interest of the Debtor, Reorganized Debtor, or Claimant Trust, in and to property of whatever type or nature, including, without limitation, real, personal, mixed, intellectual, tangible, and intangible property, the Debtor's books and records, and the Causes of Action.
- 9. "Available Cash" means any Cash in excess of the amount needed for the Claimant Trust and Reorganized Debtor to maintain business operations as determined in the sole discretion of the Claimant Trustee.
- 10. "Avoidance Actions" means any and all avoidance, recovery, subordination or other actions or remedies that may be brought by and on behalf of the Debtor or its Estate under the Bankruptcy Code or applicable nonbankruptcy law, including, without limitation, actions or remedies arising under sections 502, 510, 544, 545, and 547-553 of the Bankruptcy Code or under similar state or federal statutes and common law, including fraudulent transfer laws
- 11. "Ballot" means the form(s) distributed to holders of Impaired Claims or Equity Interests entitled to vote on the Plan on which to indicate their acceptance or rejection of the Plan.
- 12. "Bankruptcy Code" means title 11 of the United States Code, 11 U.S.C. §§ 101-1532, as amended from time to time and as applicable to the Chapter 11 Case.
- 13. "Bankruptcy Court" means the United States Bankruptcy Court for the Northern District of Texas, Dallas Division, or any other court having jurisdiction over the Chapter 11 Case.
- 14. "Bankruptcy Rules" means the Federal Rules of Bankruptcy Procedure and the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the Northern District of Texas, Dallas Division, in each case as amended from time to time and as applicable to the Chapter 11 Case.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 101 of 161

- 15. "Bar Date" means the applicable deadlines set by the Bankruptcy Court for the filing of Proofs of Claim against the Debtor as set forth in the Bar Date Order, which deadlines may be or have been extended for certain Claimants by order of the Bankruptcy Court.
- 16. "Bar Date Order" means the Order (I) Establishing Bar Dates for Filing Proofs of Claim and (II) Approving the Form and Manner of Notice Thereof [D.I. 488].
- 17. "Business Day" means any day, other than a Saturday, Sunday or "legal holiday" (as defined in Bankruptcy Rule 9006(a)).
- 18. "Cash" means the legal tender of the United States of America or the equivalent thereof.
- "Causes of Action" means any action, claim, cross-claim, third-party claim, 19. cause of action, controversy, demand, right, Lien, indemnity, contribution, guaranty, suit, obligation, liability, debt, damage, judgment, account, defense, remedy, offset, power, privilege, license and franchise of any kind or character whatsoever, in each case whether known, unknown, contingent or non-contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, foreseen or unforeseen, direct or indirect, choate or inchoate, secured or unsecured, assertable directly or derivatively (including, without limitation, under alter ego theories), whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity or pursuant to any other theory of law. For the avoidance of doubt, Cause of Action includes, without limitation,: (a) any right of setoff, counterclaim or recoupment and any claim for breach of contract or for breach of duties imposed by law or in equity; (b) the right to object to Claims or Equity Interests; (c) any claim pursuant to section 362 or chapter 5 of the Bankruptcy Code; (d) any claim or defense including fraud, mistake, duress and usury, and any other defenses set forth in section 558 of the Bankruptcy Code; (e) any claims under any state or foreign law, including, without limitation, any fraudulent transfer or similar claims; (f) the Avoidance Actions, and (g) the Estate Claims. The Causes of Action include, without limitation, the Causes of Action belonging to the Debtor's Estate listed on the schedule of Causes of Action to be filed with the Plan Supplement.
- 20. "CEO/CRO" means James P. Seery, Jr., the Debtor's chief executive officer and chief restructuring officer.
- 21. "Chapter 11 Case" means the Debtor's case under chapter 11 of the Bankruptcy Code commenced on the Petition Date in the Delaware Bankruptcy Court and transferred to the Bankruptcy Court on December 4, 2019, and styled *In re Highland Capital Management*, L.P., Case No. 19-34054-sgj-11.
- 22. "Claim" means any "claim" against the Debtor as defined in section 101(5) of the Bankruptcy Code.
- 23. "Claims Objection Deadline" means the date that is 180 days after the Confirmation Date; provided, however, the Claims Objection Deadline may be extended by the Bankruptcy Court upon a motion by the Claimant Trustee.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 102 of

- 24. "Claimant Trust" means the trust established for the benefit of the Claimant Trust Beneficiaries on the Effective Date in accordance with the terms of this Plan and the Claimant Trust Agreement.
- 25. "Claimant Trust Agreement" means the agreement Filed in the Plan Supplement establishing and delineating the terms and conditions of the Claimant Trust.
- 26. "Claimant Trust Assets" means (i) other than the Reorganized Debtor Assets (which are expressly excluded from this definition), all other Assets of the Estate, including, but not limited to, all Causes of Action, Available Cash, any proceeds realized or received from such Assets, all rights of setoff, recoupment, and other defenses with respect, relating to, or arising from such Assets, (ii) any Assets transferred by the Reorganized Debtor to the Claimant Trust on or after the Effective Date, (iii) the limited partnership interests in the Reorganized Debtor, and (iv) the ownership interests in New GP LLC. For the avoidance of doubt, any Causes of Action that, for any reason, are not capable of being transferred to the Claimant Trust shall constitute Reorganized Debtor Assets.
- 27. "Claimant Trust Beneficiaries" means the Holders of Allowed General Unsecured Claims, Holders of Allowed Subordinated Claims, including, upon Allowance, Disputed General Unsecured Claims and Disputed Subordinated Claims that become Allowed following the Effective Date, and, only upon certification by the Claimant Trustee that the Holders of such Claims have been paid indefeasibly in full plus, to the extent all Allowed unsecured Claims, excluding Subordinated Claims, have been paid in full, post-petition interest from the Petition Date at the Federal Judgment Rate in accordance with the terms and conditions set forth in the Claimant Trust Agreement and all Disputed Claims in Class 8 and Class 9 have been resolved, Holders of Allowed Class B/C Limited Partnership Interests, and Holders of Allowed Class A Limited Partnership Interests.
- 28. "Claimant Trustee" means James P. Seery, Jr., the Debtor's chief executive officer and chief restructuring officer, or such other Person identified in the Plan Supplement who will act as the trustee of the Claimant Trust in accordance with the Plan, the Confirmation Order, and Claimant Trust Agreement or any replacement trustee pursuant to (and in accordance with) the Claimant Trust Agreement. The Claimant Trustee shall be responsible for, among other things, monetizing the Estate's investment assets, resolving Claims (other than those Claims assigned to the Litigation Sub-Trust for resolution), and, as the sole officer of New GP LLC, winding down the Reorganized Debtor's business operations.
- 29. "Claimant Trust Expenses" means all reasonable legal and other reasonable professional fees, costs, and expenses incurred by the Trustees on account of administration of the Claimant Trust, including any reasonable administrative fees and expenses, reasonable attorneys' fees and expenses, reasonable insurance costs, taxes, reasonable escrow expenses, and other expenses.
- 30. "Claimant Trust Interests" means the non-transferable interests in the Claimant Trust that are issued to the Claimant Trust Beneficiaries pursuant to this Plan; provided, however, Holders of Class A Limited Partnership Interests, Class B Limited Partnership Interests, and Class C Limited Partnership Interests will not be deemed to hold Claimant Trust Interests

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 103 of 161

unless and until the Contingent Claimant Trust Interests distributed to such Holders vest in accordance with the terms of this Plan and the Claimant Trust Agreement.

- 31. "Claimant Trust Oversight Committee" means the committee of five Persons established pursuant to ARTICLE IV of this Plan to oversee the Claimant Trustee's performance of its duties and otherwise serve the functions described in this Plan and the Claimant Trust Agreement.
- 32. "Class" means a category of Holders of Claims or Equity Interests as set forth in ARTICLE III hereof pursuant to section 1122(a) of the Bankruptcy Code.
- 33. "Class A Limited Partnership Interest" means the Class A Limited Partnership Interests as defined in the Limited Partnership Agreement held by The Dugaboy Investment Trust, Mark and Pamela Okada Family Trust Exempt Trust 2, Mark and Pamela Okada Exempt Descendants' Trust, and Mark Kiyoshi Okada, and the General Partner Interest.
- 34. "Class B Limited Partnership Interest" means the Class B Limited Partnership Interests as defined in the Limited Partnership Agreement held by Hunter Mountain Investment Trust.
- 35. "Class B/C Limited Partnership Interests" means, collectively, the Class B Limited Partnership and Class C Limited Partnership Interests.
- 36. "Class C Limited Partnership Interest" means the Class C Limited Partnership Interests as defined in the Limited Partnership Agreement held by Hunter Mountain Investment Trust.
- 37. "Committee" means the Official Committee of Unsecured Creditors appointed by the U.S. Trustee pursuant to 11 U.S.C. § 1102(a)(1) on October 29, 2019 [D.I. 65], consisting of (i) the Redeemer Committee of Highland Crusader Fund, (ii) Meta-e Discovery, (iii) UBS, and (iv) Acis.
- 38. "Confirmation Date" means the date on which the clerk of the Bankruptcy Court enters the Confirmation Order on the docket of the Bankruptcy Court.
- 39. "Confirmation Hearing" means the hearing held by the Bankruptcy Court pursuant to section 1128 of the Bankruptcy Code to consider confirmation of this Plan, as such hearing may be adjourned or continued from time to time.
- 40. "Confirmation Order" means the order of the Bankruptcy Court confirming this Plan pursuant to section 1129 of the Bankruptcy Code.
- 41. "Convenience Claim" means any prepetition, liquidated, and unsecured Claim against the Debtor that as of the Confirmation Date is less than or equal to \$1,000,000 or any General Unsecured Claim that makes the Convenience Class Election. For the avoidance of doubt, the Reduced Employee Claims will be Convenience Claims.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 104 of 161

- 42. "Convenience Claim Pool" means the \$13,150,000 in Cash that shall be available upon the Effective Date for distribution to Holders of Convenience Claims under the Plan as set forth herein. Any Cash remaining in the Convenience Claim Pool after all distributions on account of Convenience Claims have been made will be transferred to the Claimant Trust and administered as a Claimant Trust Asset.
- 43. "Convenience Class Election" means the option provided to each Holder of a General Unsecured Claim that is a liquidated Claim as of the Confirmation Date on their Ballot to elect to reduce their claim to \$1,000,000 and receive the treatment provided to Convenience Claims.
- 44. "Contingent Claimant Trust Interests" means the contingent Claimant Trust Interests to be distributed to Holders of Class A Limited Partnership Interests, Holders of Class B Limited Partnership Interests, and Holders of Class C Limited Partnership Interests in accordance with this Plan, the rights of which shall not vest, and consequently convert to Claimant Trust Interests, unless and until the Claimant Trustee Files a certification that all holders of Allowed General Unsecured Claims have been paid indefeasibly in full, plus, to the extent all Allowed unsecured Claims, excluding Subordinated Claims, have been paid in full, all accrued and unpaid post-petition interest from the Petition Date at the Federal Judgment Rate and all Disputed Claims in Class 8 and Class 9 have been resolved. As set forth in the Claimant Trust Agreement, the Contingent Claimant Trust Interests distributed to the Holders of Class A Limited Partnership Interests will be subordinated to the Contingent Claimant Trust Interests distributed to the Holders of Class B/C Limited Partnership Interests.
- 45. "Debtor" means Highland Capital Management, L.P. in its capacity as debtor and debtor in possession in the Chapter 11 Case.
- 46. "Delaware Bankruptcy Court" means the United States Bankruptcy Court for the District of Delaware.
- 47. "Disclosure Statement" means that certain Disclosure Statement for Debtor's Fifth Amended Chapter 11 Plan of Reorganization, as amended, supplemented, or modified from time to time, which describes this Plan, including all exhibits and schedules thereto and references therein that relate to this Plan.
- 48. "Disputed" means with respect to any Claim or Equity Interest, any Claim or Equity Interest that is not yet Allowed.
- 49. "Disputed Claims Reserve" means the appropriate reserve(s) or account(s) to be established on the Initial Distribution Date and maintained by the Claimant Trustee for distributions on account of Disputed Claims that may subsequently become an Allowed Claim.
- 50. "Disputed Claims Reserve Amount" means, for purposes of determining the Disputed Claims Reserve, the Cash that would have otherwise been distributed to a Holder of a Disputed Claim at the time any distributions of Cash are made to the Holders of Allowed Claims. The amount of the Disputed Claim upon which the Disputed Claims Reserve is calculated shall be: (a) the amount set forth on either the Schedules or the filed Proof of Claim, as applicable; (b) the amount agreed to by the Holder of the Disputed Claim and the Claimant Trustee or Reorganized

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 105 of 161

Debtor, as applicable; (c) the amount ordered by the Bankruptcy Court if it enters an order disallowing, in whole or in part, a Disputed Claim; or (d) as otherwise ordered by the Bankruptcy Court, including an order estimating the Disputed Claim.

- 51. "Distribution Agent" means the Claimant Trustee, or any party designated by the Claimant Trustee to serve as distribution agent under this Plan.
- 52. "Distribution Date" means the date or dates determined by the Reorganized Debtor or the Claimant Trustee, as applicable, on or after the Initial Distribution Date upon which the Distribution Agent shall make distributions to holders of Allowed Claims and Interests entitled to receive distributions under the Plan.
- 53. "Distribution Record Date" means the date for determining which Holders of Claims and Equity Interests are eligible to receive distributions hereunder, which date shall be the Effective Date or such later date determined by the Bankruptcy Court.
- 54. "Effective Date" means the Business Day that this Plan becomes effective as provided in ARTICLE VIII hereof.
- 55. "Employees" means the employees of the Debtor set forth in the Plan Supplement.
- 56. "Enjoined Parties" means (i) all Entities who have held, hold, or may hold Claims against or Equity Interests in the Debtor (whether or not proof of such Claims or Equity Interests has been filed and whether or not such Entities vote in favor of, against or abstain from voting on the Plan or are presumed to have accepted or deemed to have rejected the Plan), (ii) James Dondero ("Dondero"), (iii) any Entity that has appeared and/or filed any motion, objection, or other pleading in this Chapter 11 Case regardless of the capacity in which such Entity appeared and any other party in interest, (iv) any Related Entity, and (v) the Related Persons of each of the foregoing.
- 57. "Entity" means any "entity" as defined in section 101(15) of the Bankruptcy Code and also includes any Person or any other entity.
- 58. "Equity Interest" means any Equity Security in the Debtor, including, without limitation, all issued, unissued, authorized or outstanding partnership interests, shares, of stock or limited company interests, the Class A Limited Partnership Interests, the Class B Limited Partnership Interests, and the Class C Limited Partnership Interests.
- 59. "Equity Security" means an "equity security" as defined in section 101(16) of the Bankruptcy Code.
- 60. "Estate" means the bankruptcy estate of the Debtor created by virtue of section 541 of the Bankruptcy Code upon the commencement of the Chapter 11 Case.
- 61. "Estate Claims" has the meaning given to it in Exhibit A to the Notice of Final Term Sheet [D.I. 354].

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 106 of 161

- 62. "Exculpated Parties" means, collectively, (i) the Debtor and its successors and assigns, (ii) the Employees, (iii) Strand, (iv) the Independent Directors, (v) the Committee, (vi) the members of the Committee (in their official capacities), (vii) the Professionals retained by the Debtor and the Committee in the Chapter 11 Case, (viii) the CEO/CRO; and (ix) the Related Persons of each of the parties listed in (iv) through (viii); provided, however, that, for the avoidance of doubt, none of James Dondero, Mark Okada, NexPoint Advisors, L.P. (and any of its subsidiaries and managed entities), the Charitable Donor Advised Fund, L.P. (and any of its subsidiaries, including CLO Holdco, Ltd., and managed entities), Highland CLO Funding, Ltd. (and any of its subsidiaries, members, and managed entities), Highland Capital Management Fund Advisors, L.P. (and any of its subsidiaries and managed entities), NexBank, SSB (and any of its subsidiaries), the Hunter Mountain Investment Trust (or any trustee acting for the trust), the Dugaboy Investment Trust (or any trustee acting for the trust), or Grant Scott is included in the term "Exculpated Party."
- 63. "Executory Contract" means a contract to which the Debtor is a party that is subject to assumption or rejection under sections 365 or 1123 of the Bankruptcy Code.
- 64. "Exhibit" means an exhibit annexed hereto or to the Disclosure Statement (as such exhibits are amended, modified or otherwise supplemented from time to time), which are incorporated by reference herein.
- 65. "Federal Judgment Rate" means the post-judgment interest rate set forth in 28 U.S.C. § 1961 as of the Effective Date.
- 66. "File" or "Filed" or "Filing" means file, filed or filing with the Bankruptcy Court or its authorized designee in the Chapter 11 Case.
- 67. "Final Order" means an order or judgment of the Bankruptcy Court, which is in full force and effect, and as to which the time to appeal, petition for certiorari, or move for a new trial, reargument or rehearing has expired and as to which no appeal, petition for certiorari, or other proceedings for a new trial, reargument or rehearing shall then be pending or as to which any right to appeal, petition for certiorari, new trial, reargument, or rehearing shall have been waived in writing in form and substance satisfactory to the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, or, in the event that an appeal, writ of certiorari, new trial, reargument, or rehearing thereof has been sought, such order of the Bankruptcy Court shall have been determined by the highest court to which such order was appealed, or certiorari, new trial, reargument or rehearing shall have been denied and the time to take any further appeal, petition for certiorari, or move for a new trial, reargument or rehearing shall have expired; provided, however, that the possibility that a motion under Rule 60 of the Federal Rules of Civil Procedure, or any analogous rule under the Bankruptcy Rules, may be Filed with respect to such order shall not preclude such order from being a Final Order.
- 68. "Frontier Secured Claim" means the loan from Frontier State Bank to the Debtor in the principal amount of \$7,879,688.00 made pursuant to that certain First Amended and Restated Loan Agreement, dated March 29, 2018.

- 69. "General Partner Interest" means the Class A Limited Partnership Interest held by Strand, as the Debtor's general partner.
- 70. "General Unsecured Claim" means any prepetition Claim against the Debtor that is not Secured and is not a/an: (a) Administrative Expense Claim; (b) Professional Fee Claim; (c) Priority Tax Claim; (d) Priority Non-Tax Claim; or (e) Convenience Claim.
- 71. "Governmental Unit" means a "governmental unit" as defined in section 101(27) of the Bankruptcy Code.
- 72. "GUC Election" means the option provided to each Holder of a Convenience Claim on their Ballot to elect to receive the treatment provided to General Unsecured Claims.
- 73. "Holder" means an Entity holding a Claim against, or Equity Interest in, the Debtor.
- 74. "Impaired" means, when used in reference to a Claim or Equity Interest, a Claim or Equity Interest that is impaired within the meaning of section 1124 of the Bankruptcy Code.
- 75. "Independent Directors" means John S. Dubel, James P. Seery, Jr., and Russell Nelms, the independent directors of Strand appointed on January 9, 2020, and any additional or replacement directors of Strand appointed after January 9, 2020, but prior to the Effective Date.
- 76. "Initial Distribution Date" means, subject to the "Treatment" sections in ARTICLE III hereof, the date that is on or as soon as reasonably practicable after the Effective Date, when distributions under this Plan shall commence to Holders of Allowed Claims and Equity Interests.
- 77. "Insurance Policies" means all insurance policies maintained by the Debtor as of the Petition Date.
- 78. "Jefferies Secured Claim" means any Claim in favor of Jefferies, LLC, arising under that certain Prime Brokerage Customer Agreement, dated May 24, 2013, between the Debtor and Jefferies, LLC, that is secured by the assets, if any, maintained in the prime brokerage account created by such Prime Brokerage Customer Agreement.
- 79. "Lien" means a "lien" as defined in section 101(37) of the Bankruptcy Code and, with respect to any asset, includes, without limitation, any mortgage, lien, pledge, charge, security interest or other encumbrance of any kind, or any other type of preferential arrangement that has the practical effect of creating a security interest, in respect of such asset.
- 80. "Limited Partnership Agreement" means that certain Fourth Amended and Restated Agreement of Limited Partnership of Highland Capital Management, L.P., dated December 24, 2015, as amended.

- 81. "Litigation Sub-Trust" means the sub-trust established within the Claimant Trust or as a wholly –owned subsidiary of the Claimant Trust on the Effective Date in each case in accordance with the terms and conditions set forth in the Litigation Sub-Trust Agreement and Claimant Trust Agreement. As set forth in the Litigation Sub-Trust Agreement, the Litigation Sub-Trust shall hold the Claimant Trust Assets that are Estate Claims.
- 82. "Litigation Sub-Trust Agreement" means the agreement filed in the Plan Supplement establishing and delineating the terms and conditions of the Litigation Sub-Trust.
- 83. "Litigation Trustee" means the trustee appointed by the Committee and reasonably acceptable to the Debtor who shall be responsible for investigating, litigating, and settling the Estate Claims for the benefit of the Claimant Trust in accordance with the terms and conditions set forth in the Litigation Sub-Trust Agreement.
- 84. "Managed Funds" means Highland Multi-Strategy Credit Fund, L.P., Highland Restoration Capital Partners, L.P., and any other investment vehicle managed by the Debtor pursuant to an Executory Contract assumed pursuant to this Plan.
- 85. "New Frontier Note" means that promissory note to be provided to the Allowed Holders of Class 2 Claims under this Plan and any other documents or security agreements securing the obligations thereunder.
- 86. "New GP LLC" means a limited liability company incorporated in the State of Delaware pursuant to the New GP LLC Documents to serve as the general partner of the Reorganized Debtor on the Effective Date.
- 87. "New GP LLC Documents" means the charter, operating agreement, and other formational documents of New GP LLC.
- 88. "Ordinary Course Professionals Order" means that certain Order Pursuant to Sections 105(a), 327, 328, and 330 of the Bankruptcy Code Authorizing the Debtor to Retain, Employ, and Compensate Certain Professionals Utilized by the Debtor in the Ordinary Course [D.I. 176].
- 89. "Other Unsecured Claim" means any Secured Claim other than the Jefferies Secured Claim and the Frontier Secured Claim.
- 90. "Person" means a "person" as defined in section 101(41) of the Bankruptcy Code and also includes any natural person, individual, corporation, company, general or limited partnership, limited liability company, unincorporated organization firm, trust, estate, business trust, association, joint stock company, joint venture, government, governmental agency, Governmental Unit or any subdivision thereof, the United States Trustee, or any other entity, whether acting in an individual, fiduciary or other capacity.
 - 91. "Petition *Date*" means October 16, 2019.
- 92. "Plan" means this Debtor's Fifth Amended Chapter 11 Plan of Reorganization, including the Exhibits and the Plan Documents and all supplements, appendices,

and schedules thereto, either in its present form or as the same may be altered, amended, modified or otherwise supplemented from time to time.

- 93. "Plan Distribution" means the payment or distribution of consideration to Holders of Allowed Claims and Allowed Equity Interests under this Plan.
- 94. "Plan Documents" means any of the documents, other than this Plan, but including, without limitation, the documents to be filed with the Plan Supplement, to be executed, delivered, assumed, or performed in connection with the occurrence of the Effective Date, and as may be modified consistent with the terms hereof with the consent of the Committee.
- 95. "Plan Supplement" means the ancillary documents necessary for the implementation and effectuation of the Plan, including, without limitation, (i) the form of Claimant Trust Agreement, (ii) the forms of New GP LLC Documents, (iii) the form of Reorganized Limited Partnership Agreement, (iv) the Sub-Servicer Agreement (if applicable), (v) the identity of the initial members of the Claimant Trust Oversight Committee, (vi) the form of Litigation Sub-Trust Agreement; (vii) the schedule of retained Causes of Action; (viii) the New Frontier Note, (ix) the schedule of Employees; (x) the form of Senior Employee Stipulation,; and (xi) the schedule of Executory Contracts and Unexpired Leases to be assumed pursuant to this Plan, which, in each case, will be in form and substance reasonably acceptable to the Debtor and the Committee.
- 96. "Priority Non-Tax Claim" means a Claim entitled to priority pursuant to section 507(a) of the Bankruptcy Code, including any Claims for paid time-off entitled to priority under section 507(a)(4) of the Bankruptcy Code, other than a Priority Tax Claim or an Administrative Claim.
- 97. "Pro Rata" means the proportion that (a) the Allowed amount of a Claim or Equity Interest in a particular Class bears to (b) the aggregate Allowed amount of all Claims or Equity Interests in such Class.
- 98. "Professional" means (a) any Entity employed in the Chapter 11 Case pursuant to section 327, 328 363 or 1103 of the Bankruptcy Code or otherwise and (b) any Entity seeking compensation or reimbursement of expenses in connection with the Chapter 11 Case pursuant to sections 327, 328, 330, 331, 363, 503(b), 503(b)(4) and 1103 of the Bankruptcy Code.
- 99. "Professional Fee Claim" means a Claim under sections 328, 330(a), 331, 363, 503 or 1103 of the Bankruptcy Code, with respect to a particular Professional, for compensation for services rendered or reimbursement of costs, expenses or other charges incurred after the Petition Date and prior to and including the Effective Date.
- 100. "Professional Fee Claims Bar Date" means with respect to Professional Fee Claims, the Business Day which is sixty (60) days after the Effective Date or such other date as approved by order of the Bankruptcy Court.
- 101. "Professional Fee Claims Objection Deadline" means, with respect to any Professional Fee Claim, thirty (30) days after the timely Filing of the applicable request for payment of such Professional Fee Claim.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 110 of 161

- 102. "Professional Fee Reserve" means the reserve established and funded by the Claimant Trustee pursuant this Plan to provide sufficient funds to satisfy in full unpaid Allowed Professional Fee Claims.
- 103. "Proof of Claim" means a written proof of Claim or Equity Interest Filed against the Debtor in the Chapter 11 Case.
- 104. "Priority Tax Claim" means any Claim of a Governmental Unit of the kind specified in section 507(a)(8) of the Bankruptcy Code.
- "Protected Parties" means, collectively, (i) the Debtor and its successors and assigns, direct and indirect majority-owned subsidiaries, and the Managed Funds, (ii) the Employees, (iii) Strand, (iv) the Reorganized Debtor, (v) the Independent Directors, (vi) the Committee, (vii) the members of the Committee (in their official capacities), (viii) the Claimant Trust, (ix) the Claimant Trustee, (x) the Litigation Sub-Trust, (xi) the Litigation Trustee, (xii) the members of the Claimant Trust Oversight Committee (in their official capacities), (xiii) New GP LLC, (xiv) the Professionals retained by the Debtor and the Committee in the Chapter 11 Case, (xv) the CEO/CRO; and (xvi) the Related Persons of each of the parties listed in (iv) through (xv); provided, however, that, for the avoidance of doubt, none of James Dondero, Mark Okada, NexPoint Advisors, L.P. (and any of its subsidiaries and managed entities), the Charitable Donor Advised Fund, L.P. (and any of its subsidiaries, including CLO Holdco, Ltd., and managed entities), Highland CLO Funding, Ltd. (and any of its subsidiaries, members, and managed entities), NexBank, SSB (and any of its subsidiaries), Highland Capital Management Fund Advisors, L.P. (and any of its subsidiaries and managed entities), the Hunter Mountain Investment Trust (or any trustee acting for the trust), the Dugaboy Investment Trust (or any trustee acting for the trust), or Grant Scott is included in the term "Protected Party."
- 106. "PTO Claims" means any Claim for paid time off in favor of any Debtor employee in excess of the amount that would qualify as a Priority Non-Tax Claim under section 507(a)(4) of the Bankruptcy Code.
 - 107. "Reduced Employee Claims" has the meaning set forth in ARTICLE IX.D.
- 108. "Reinstated" means, with respect to any Claim or Equity Interest, (a) leaving unaltered the legal, equitable, and contractual rights to which a Claim entitles the Holder of such Claim or Equity Interest in accordance with section 1124 of the Bankruptcy Code or (b) notwithstanding any contractual provision or applicable law that entitles the Holder of such Claim or Equity Interest to demand or receive accelerated payment of such Claim or Equity Interest after the occurrence of a default: (i) curing any such default that occurred before or after the Petition Date, other than a default of a kind specified in section 365(b)(2) of the Bankruptcy Code or of a kind that section 365(b)(2) of the Bankruptcy Code expressly does not require to be cured; (ii) reinstating the maturity of such Claim or Equity Interest as such maturity existed before such default; (iii) compensating the Holder of such Claim or Equity Interest for any damages incurred as a result of any reasonable reliance by such Holder on such contractual provision or such applicable law; (iv) if such Claim or Equity Interest arises from any failure to perform a nonmonetary obligation, other than a default arising from failure to operate a non-residential real property lease subject to section 365(b)(1)(A) of the Bankruptcy Code, compensating the Holder

of such Claim or Equity Interest (other than any Debtor or an insider of any Debtor) for any actual pecuniary loss incurred by such Holder as a result of such failure; and (v) not otherwise altering the legal, equitable, or contractual rights to which such Claim entitles the Holder of such Claim.

- 109. "Rejection Claim" means any Claim for monetary damages as a result of the rejection of an executory contract or unexpired lease pursuant to the Confirmation Order.
- 110. "Related Entity" means, without duplication, (a) Dondero, (b) Mark Okada ("Okada"), (c) Grant Scott ("Scott"), (d) Hunter Covitz ("Covitz"), (e) any entity or person that was an insider of the Debtor on or before the Petition Date under Section 101(31) of the Bankruptcy Code, including, without limitation, any entity or person that was a non-statutory insider, (f) any entity that, after the Effective Date, is an insider or Affiliate of one or more of Dondero, Okada, Scott, Covitz, or any of their respective insiders or Affiliates, including, without limitation, The Dugaboy Investment Trust, (g) the Hunter Mountain Investment Trust and any of its direct or indirect parents, (h) the Charitable Donor Advised Fund, L.P., and any of its direct or indirect subsidiaries, and (i) Affiliates of the Debtor and any other Entities listed on the Related Entity List.
- 111. "Related Entity List" means that list of Entities filed with the Plan Supplement.
- 112. "Related Persons" means, with respect to any Person, such Person's predecessors, successors, assigns (whether by operation of law or otherwise), and each of their respective present, future, or former officers, directors, employees, managers, managing members, members, financial advisors, attorneys, accountants, investment bankers, consultants, professionals, advisors, shareholders, principals, partners, subsidiaries, divisions, management companies, heirs, agents, and other representatives, in each case solely in their capacity as such.
- 113. "Released Parties" means, collectively, (i) the Independent Directors; (ii) Strand (solely from the date of the appointment of the Independent Directors through the Effective Date); (iii) the CEO/CRO; (iv) the Committee; (v) the members of the Committee (in their official capacities), (vi) the Professionals retained by the Debtor and the Committee in the Chapter 11 Case; and (vii) the Employees.
- 114. "Reorganized Debtor" means the Debtor, as reorganized pursuant to this Plan on and after the Effective Date.
- 115. "Reorganized Debtor Assets" means any limited and general partnership interests held by the Debtor, the management of the Managed Funds and those Causes of Action (including, without limitation, claims for breach of fiduciary duty), that, for any reason, are not capable of being transferred to the Claimant Trust. For the avoidance of doubt, "Reorganized Debtor Assets" includes any partnership interests or shares of Managed Funds held by the Debtor but does not include the underlying portfolio assets held by the Managed Funds.
- 116. "Reorganized Limited Partnership Agreement" means that certain Fifth Amended and Restated Agreement of Limited Partnership of Highland Capital Management, L.P., by and among the Claimant Trust, as limited partner, and New GP LLC, as general partner, Filed with the Plan Supplement.

- 117. "Restructuring" means the restructuring of the Debtor, the principal terms of which are set forth in this Plan and the Disclosure Statement.
- 118. "Retained Employee Claim" means any Claim filed by a current employee of the Debtor who will be employed by the Reorganized Debtor upon the Effective Date.
- 119. "Schedules" means the schedules of Assets and liabilities, statements of financial affairs, lists of Holders of Claims and Equity Interests and all amendments or supplements thereto Filed by the Debtor with the Bankruptcy Court [D.I. 247].
- 120. "Secured" means, when referring to a Claim: (a) secured by a Lien on property in which the Debtor's Estate has an interest, which Lien is valid, perfected, and enforceable pursuant to applicable law or by reason of a Bankruptcy Court order, or that is subject to setoff pursuant to section 553 of the Bankruptcy Code, to the extent of the value of the creditor's interest in the interest of the Debtor's Estate in such property or to the extent of the amount subject to setoff, as applicable, as determined pursuant to section 506(a) of the Bankruptcy Code or (b) Allowed pursuant to the Plan as a Secured Claim.
- 121. "Security" or "security" means any security as such term is defined in section 101(49) of the Bankruptcy Code.
- 122. "Senior Employees" means the senior employees of the Debtor Filed in the Plan Supplement.
- 123. "Senior Employee Stipulation" means the agreements filed in the Plan Supplement between each Senior Employee and the Debtor.
- 124. "Stamp or Similar Tax" means any stamp tax, recording tax, personal property tax, conveyance fee, intangibles or similar tax, real estate transfer tax, sales tax, use tax, transaction privilege tax (including, without limitation, such taxes on prime contracting and owner-builder sales), privilege taxes (including, without limitation, privilege taxes on construction contracting with regard to speculative builders and owner builders), and other similar taxes imposed or assessed by any Governmental Unit.
 - 125. "Statutory Fees" means fees payable pursuant to 28 U.S.C. § 1930.
 - 126. "Strand" means Strand Advisors, Inc., the Debtor's general partner.
- 127. "Sub-Servicer" means a third-party selected by the Claimant Trustee to service or sub-service the Reorganized Debtor Assets.
- 128. "Sub-Servicer Agreement" means the agreement that may be entered into providing for the servicing of the Reorganized Debtor Assets by the Sub-Servicer.
- 129. "Subordinated Claim" means any Claim that is subordinated to the Convenience Claims and General Unsecured Claims pursuant to an order entered by the Bankruptcy Court (including any other court having jurisdiction over the Chapter 11 Case) after notice and a hearing.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 113 of 161

- 130. "Subordinated Claimant Trust Interests" means the Claimant Trust Interests to be distributed to Holders of Allowed Subordinated Claims under the Plan, which such interests shall be subordinated in right and priority to the Claimant Trust Interests distributed to Holders of Allowed General Unsecured Claims as provided in the Claimant Trust Agreement.
- 131. "Trust Distribution" means the transfer of Cash or other property by the Claimant Trustee to the Claimant Trust Beneficiaries.
- 132. "Trustees" means, collectively, the Claimant Trustee and Litigation Trustee.
- 133. "UBS" means, collectively, UBS Securities LLC and UBS AG London Branch.
- 134. "Unexpired Lease" means a lease to which the Debtor is a party that is subject to assumption or rejection under section 365 of the Bankruptcy Code.
- 135. "Unimpaired" means, with respect to a Class of Claims or Equity Interests that is not impaired within the meaning of section 1124 of the Bankruptcy Code.
- 136. "Voting Deadline" means the date and time by which all Ballots to accept or reject the Plan must be received in order to be counted under the under the Order of the Bankruptcy Court approving the Disclosure Statement as containing adequate information pursuant to section 1125(a) of the Bankruptcy Code and authorizing the Debtor to solicit acceptances of the Plan.
 - 137. "Voting Record Date" means November 23, 2020.

ARTICLE II. ADMINISTRATIVE EXPENSES AND PRIORITY TAX CLAIMS

A. Administrative Expense Claims

On the later of the Effective Date or the date on which an Administrative Expense Claim becomes an Allowed Administrative Expense Claim, or, in each such case, as soon as practicable thereafter, each Holder of an Allowed Administrative Expense Claim (other than Professional Fee Claims) will receive, in full satisfaction, settlement, discharge and release of, and in exchange for, such Allowed Administrative Expense Claim either (i) payment in full in Available Cash for the unpaid portion of such Allowed Administrative Expense Claim; or (ii) such other less favorable treatment as agreed to in writing by the Debtor or the Reorganized Debtor, as applicable, and such Holder; *provided, however,* that Administrative Expense Claims incurred by the Debtor in the ordinary course of business may be paid in the ordinary course of business in the discretion of the Debtor in accordance with such applicable terms and conditions relating thereto without further notice to or order of the Bankruptcy Court. All statutory fees payable under 28 U.S.C. § 1930(a) shall be paid as such fees become due.

If an Administrative Expense Claim (other than a Professional Fee Claim) is not paid by the Debtor in the ordinary course, the Holder of such Administrative Expense Claim must File, on Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 114 of

or before the applicable Administrative Expense Claims Bar Date, and serve on the Debtor or Reorganized Debtor, as applicable, and such other Entities who are designated by the Bankruptcy Rules, the Confirmation Order or other order of the Bankruptcy Court, an application for allowance and payment of such Administrative Expense Claim.

Objections to any Administrative Expense Claim (other than a Professional Fee Claim) must be Filed and served on the Debtor or the Reorganized Debtor, as applicable, and the party asserting such Administrative Expense Claim by the Administrative Expense Claims Objection Deadline.

B. Professional Fee Claims

Professionals or other Entities asserting a Professional Fee Claim for services rendered through the Effective Date must submit fee applications under sections 327, 328, 329,330, 331, 503(b) or 1103 of the Bankruptcy Code and, upon entry of an order of the Bankruptcy Court granting such fee applications, such Professional Fee Claim shall promptly be paid in Cash in full to the extent provided in such order.

Professionals or other Entities asserting a Professional Fee Claim for services rendered on or prior to the Effective Date must File, on or before the Professional Fee Claims Bar Date, and serve on the Debtor or Reorganized Debtor, as applicable, and such other Entities who are designated as requiring such notice by the Bankruptcy Rules, the Confirmation Order or other order of the Bankruptcy Court, an application for final allowance of such Professional Fee Claim.

Objections to any Professional Fee Claim must be Filed and served on the Debtor or Reorganized Debtor, as applicable, and the party asserting the Professional Fee Claim by the Professional Fee Claim Objection Deadline. Each Holder of an Allowed Professional Fee Claim will be paid by the Debtor or the Claimant Trust, as applicable, in Cash within ten (10) Business Days of entry of the order approving such Allowed Professional Fee Claim.

On the Effective Date, the Claimant Trustee shall establish the Professional Fee Reserve. The Professional Fee Reserve shall vest in the Claimant Trust and shall be maintained by the Claimant Trustee in accordance with the Plan and Claimant Trust Agreement. The Claimant Trust shall fund the Professional Fee Reserve on the Effective Date in an estimated amount determined by the Debtor in good faith prior to the Confirmation Date and that approximates the total projected amount of unpaid Professional Fee Claims on the Effective Date. Following the payment of all Allowed Professional Fee Claims, any excess funds in the Professional Fee Reserve shall be released to the Claimant Trust to be used for other purposes consistent with the Plan and the Claimant Trust Agreement.

C. Priority Tax Claims

On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Priority Tax Claim is an Allowed Priority Tax Claim as of the Effective Date or (ii) the date on which such Priority Tax Claim becomes an Allowed Priority Tax Claim, each Holder of an Allowed Priority Tax Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, such Allowed Priority Tax Claim, at the election of the Debtor: (a) Cash in an amount of a total value as of the Effective Date of the Plan equal to the amount of such Allowed

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 115 of 161

Priority Tax Claim in accordance with section 1129(a)(9)(C) of the Bankruptcy Code, or (b) if paid over time, payment of such Allowed Priority Tax Claim in accordance with section 1129(a)(9)(C) of the Bankruptcy Code; or (c) such other less favorable treatment as agreed to in writing by the Debtor and such Holder. Payment of statutory fees due pursuant to 28 U.S.C. § 1930(a)(6) will be made at all appropriate times until the entry of a final decree; *provided, however*, that the Debtor may prepay any or all such Claims at any time, without premium or penalty.

ARTICLE III. <u>CLASSIFICATION AND TREATMENT OF</u> CLASSIFIED CLAIMS AND EQUITY INTERESTS

A. Summary

All Claims and Equity Interests, except Administrative Expense Claims and Priority Tax Claims, are classified in the Classes set forth below. In accordance with section 1123(a)(1) of the Bankruptcy Code, Administrative Expense Claims, and Priority Tax Claims have not been classified.

The categories of Claims and Equity Interests listed below classify Claims and Equity Interests for all purposes including, without limitation, confirmation and distribution pursuant to the Plan and pursuant to sections 1122 and 1123(a)(1) of the Bankruptcy Code. The Plan deems a Claim or Equity Interest to be classified in a particular Class only to the extent that the Claim or Equity Interest qualifies within the description of that Class and will be deemed classified in a different Class to the extent that any remainder of such Claim or Equity Interest qualifies within the description of such different Class. A Claim or Equity Interest is in a particular Class only to the extent that any such Claim or Equity Interest is Allowed in that Class and has not been paid, released or otherwise settled (in each case, by the Debtor or any other Entity) prior to the Effective Date.

B. <u>Summary of Classification and Treatment of Classified Claims and Equity Interests</u>

Class	Claim	Status	Voting Rights
1	Jefferies Secured Claim	Unimpaired	Deemed to Accept
2	Frontier Secured Claim	Impaired	Entitled to Vote
3	Other Secured Claims	Unimpaired	Deemed to Accept
4	Priority Non-Tax Claim	Unimpaired	Deemed to Accept
5	Retained Employee Claim	Unimpaired	Deemed to Accept
6	PTO Claims	Unimpaired	Deemed to Accept
7	Convenience Claims	Impaired	Entitled to Vote
8	General Unsecured Claims	Impaired	Entitled to Vote
9	Subordinated Claims	Impaired	Entitled to Vote
10	Class B/C Limited Partnership Interests	Impaired	Entitled to Vote
11	Class A Limited Partnership Interests	Impaired	Entitled to Vote

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 116 of 161

C. Elimination of Vacant Classes

Any Class that, as of the commencement of the Confirmation Hearing, does not have at least one Holder of a Claim or Equity Interest that is Allowed in an amount greater than zero for voting purposes shall be considered vacant, deemed eliminated from the Plan for purposes of voting to accept or reject the Plan, and disregarded for purposes of determining whether the Plan satisfies section 1129(a)(8) of the Bankruptcy Code with respect to such Class.

D. Impaired/Voting Classes

Claims and Equity Interests in Class 2 and Class 7 through Class 11 are Impaired by the Plan, and only the Holders of Claims or Equity Interests in those Classes are entitled to vote to accept or reject the Plan.

E. <u>Unimpaired/Non-Voting Classes</u>

Claims in Class 1 and Class 3 through Class 6 are Unimpaired by the Plan, and such Holders are deemed to have accepted the Plan and are therefore not entitled to vote on the Plan.

F. <u>Impaired/Non-Voting Classes</u>

There are no Classes under the Plan that will not receive or retain any property and no Classes are deemed to reject the Plan.

G. Cramdown

If any Class of Claims or Equity Interests is deemed to reject this Plan or does not vote to accept this Plan, the Debtor may (i) seek confirmation of this Plan under section 1129(b) of the Bankruptcy Code or (ii) amend or modify this Plan in accordance with the terms hereof and the Bankruptcy Code. If a controversy arises as to whether any Claims or Equity Interests, or any class of Claims or Equity Interests, are Impaired, the Bankruptcy Court shall, after notice and a hearing, determine such controversy on or before the Confirmation Date.

H. Classification and Treatment of Claims and Equity Interests

1. Class 1 – Jefferies Secured Claim

- *Classification*: Class 1 consists of the Jefferies Secured Claim.
- Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 1 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, such Allowed Class 1 Claim, at the election of the Debtor: (A) Cash equal to the amount of such Allowed Class 1 Claim; (B) such other less favorable treatment as to which the Debtor and the Holder of such Allowed Class 1 Claim will have agreed upon in writing; or (C) such other treatment rendering such Claim Unimpaired. Each Holder of an Allowed Class 1 Claim will retain the Liens securing its Allowed Class 1 Claim as of the Effective Date until

full and final payment of such Allowed Class 1 Claim is made as provided herein.

• Impairment and Voting: Class 1 is Unimpaired, and the Holders of Class 1 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 1 Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

2. Class 2 – Frontier Secured Claim

- Classification: Class 2 consists of the Frontier Secured Claim.
- Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 2 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, such Allowed Class 2 Claim: (A) Cash in an amount equal to all accrued but unpaid interest on the Frontier Claim through and including the Effective Date and (B) the New Frontier Note. The Holder of an Allowed Class 2 Claim will retain the Liens securing its Allowed Class 2 Claim as of the Effective Date until full and final payment of such Allowed Class 2 Claim is made as provided herein.
- *Impairment and Voting*: Class 2 is Impaired, and the Holders of Class 2 Claims are entitled to vote to accept or reject this Plan.

3. *Class 3 – Other Secured Claims*

- *Classification*: Class 3 consists of the Other Secured Claims.
- Allowance and Treatment: On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Class 3 Claim is Allowed on the Effective Date or (ii) the date on which such Class 3 Claim becomes an Allowed Class 3 Claim, each Holder of an Allowed Class 3 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, its Allowed Claim 3 Claim, at the option of the Debtor, or following the Effective Date, the Reorganized Debtor or Claimant Trustee, as applicable, (i) Cash equal to such Allowed Other Secured Claim, (ii) the collateral securing its Allowed Other Secured Claim, plus postpetition interest to the extent required under Bankruptcy Code Section 506(b), or (iii) such other treatment rendering such Claim Unimpaired.
- Impairment and Voting: Class 3 is Unimpaired, and the Holders of Class 3 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 3 Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

4. <u>Class 4 – Priority Non-Tax Claims</u>

- *Classification*: Class 4 consists of the Priority Non-Tax Claims.
- Allowance and Treatment: On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Class 4 Claim is Allowed on the Effective Date or (ii) the date on which such Class 4 Claim becomes an Allowed Class 4 Claim, each Holder of an Allowed Class 4 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, its Allowed Claim 4 Claim Cash equal to the amount of such Allowed Class 4 Claim.
- Impairment and Voting: Class 4 is Unimpaired, and the Holders of Class 4 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 4 Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

5. Class 5 – Retained Employee Claims

- *Classification*: Class 5 consists of the Retained Employee Claims.
- *Allowance and Treatment*: On or as soon as reasonably practicable after the Effective Date, each Allowed Class 5 Claim will be Reinstated.
- Impairment and Voting: Class 5 is Unimpaired, and the Holders of Class 5 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 5 Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

6. Class 6 – PTO Claims

- Classification: Class 6 consists of the PTO Claims.
- Allowance and Treatment: On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Class 6 Claim is Allowed on the Effective Date or (ii) the date on which such Class 6 Claim becomes an Allowed Class 6 Claim, each Holder of an Allowed Class 6 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, its Allowed Claim 6 Claim Cash equal to the amount of such Allowed Class 6 Claim.
- Impairment and Voting: Class 6 is Unimpaired, and the Holders of Class 6 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 6

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 119 of 161

Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

7. Class 7 – Convenience Claims

- *Classification*: Class 7 consists of the Convenience Claims.
- Allowance and Treatment: On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Class 7 Claim is Allowed on the Effective Date or (ii) the date on which such Class 7 Claim becomes an Allowed Class 7 Claim, each Holder of an Allowed Class 7 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, its Allowed Class 7 Claim (1) the treatment provided to Allowed Holders of Class 8 General Unsecured Claims if the Holder of such Class 7 Claim makes the GUC Election or (2) an amount in Cash equal to the lesser of (a) 85% of the Allowed amount of such Holder's Class 7 Claim or (b) such Holder's Pro Rata share of the Convenience Claims Cash Pool.
- *Impairment and Voting*: Class 7 is Impaired, and the Holders of Class 7 Claims are entitled to vote to accept or reject this Plan.

8. <u>Class 8 – General Unsecured Claims</u>

- Classification: Class 8 consists of the General Unsecured Claims.
- Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 8 Claim, in full satisfaction, settlement, discharge and release of, and in exchange for, such Claim shall receive (i) its Pro Rata share of the Claimant Trust Interests, (ii) such other less favorable treatment as to which such Holder and the Claimant Trustee shall have agreed upon in writing, or (iii) the treatment provided to Allowed Holders of Class 7 Convenience Claims if the Holder of such Class 8 General Unsecured Claim is eligible and makes a valid Convenience Class Election.

Notwithstanding anything to the contrary herein, after the Effective Date and subject to the other provisions of this Plan, the Debtor, the Reorganized Debtor, and the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any General Unsecured Claim, except with respect to any General Unsecured Claim Allowed by Final Order of the Bankruptcy Court.

• *Impairment and Voting*: Class 8 is Impaired, and the Holders of Class 8 Claims are entitled to vote to accept or reject this Plan.

9. <u>Class 9 – Subordinated Claims</u>

• *Classification*: Class 9 consists of the Subordinated Claims.

Treatment: On the Effective Date, Holders of Subordinated Claims shall receive either (i) their Pro Rata share of the Subordinated Claimant Trust Interests or, (ii) such other less favorable treatment as to which such Holder and the Claimant Trustee may agree upon in writing.

Notwithstanding anything to the contrary herein, after the Effective Date and subject to the other provisions of this Plan, the Debtor, the Reorganized Debtor, and the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any Subordinated Claim, except with respect to any Subordinated Claim Allowed by Final Order of the Bankruptcy Court.

• *Impairment and Voting*: Class 9 is Impaired, and the Holders of Class 9 Claims are entitled to vote to accept or reject this Plan.

10. Class 10 – Class B/C Limited Partnership Interests

- Classification: Class 10 consists of the Class B/C Limited Partnership Interests.
- Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 10 Claim, in full satisfaction, settlement, discharge and release of, and in exchange for, such Claim shall receive (i) its Pro Rata share of the Contingent Claimant Trust Interests or (ii) such other less favorable treatment as to which such Holder and the Claimant Trustee shall have agreed upon in writing.

Notwithstanding anything to the contrary herein, after the Effective Date and subject to the other provisions of this Plan, the Debtor, the Reorganized Debtor, and the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any Class B/C Limited Partnership Interest Claim, except with respect to any Class B/C Limited Partnership Interest Claim Allowed by Final Order of the Bankruptcy Court.

• *Impairment and Voting*: Class 10 is Impaired, and the Holders of Class 10 Claims are entitled to vote to accept or reject this Plan.

11. Class 11 – Class A Limited Partnership Interests

• Classification: Class 11 consists of the Class A Limited Partnership Interests.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 121 of 161

• Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 11 Claim, in full satisfaction, settlement, discharge and release of, and in exchange for, such Claim shall receive (i) its Pro Rata share of the Contingent Claimant Trust Interests or (ii) such other less favorable treatment as to which such Holder and the Claimant Trustee shall have agreed upon in writing.

Notwithstanding anything to the contrary herein, after the Effective Date and subject to the other provisions of this Plan, the Debtor, the Reorganized Debtor, and the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any Class A Limited Partnership Interest, except with respect to any Class A Limited Partnership Interest Allowed by Final Order of the Bankruptcy Court.

• *Impairment and Voting*: Class 11 is Impaired, and the Holders of Class 11 Claims are entitled to vote to accept or reject this Plan.

I. Special Provision Governing Unimpaired Claims

Except as otherwise provided in the Plan, nothing under the Plan will affect the Debtor's rights in respect of any Unimpaired Claims, including, without limitation, all rights in respect of legal and equitable defenses to or setoffs or recoupments against any such Unimpaired Claims.

J. Subordinated Claims

The allowance, classification, and treatment of all Claims under the Plan shall take into account and conform to the contractual, legal, and equitable subordination rights relating thereto, whether arising under general principles of equitable subordination, section 510(b) of the Bankruptcy Code, or otherwise. Upon written notice and hearing, the Debtor the Reorganized Debtor, and the Claimant Trustee reserve the right to seek entry of an order by the Bankruptcy Court to re-classify or to subordinate any Claim in accordance with any contractual, legal, or equitable subordination relating thereto, and the treatment afforded any Claim under the Plan that becomes a subordinated Claim at any time shall be modified to reflect such subordination.

ARTICLE IV. MEANS FOR IMPLEMENTATION OF THIS PLAN

A. Summary

As discussed in the Disclosure Statement, the Plan will be implemented through (i) the Claimant Trust, (ii) the Litigation Sub-Trust, and (iii) the Reorganized Debtor.

On the Effective Date, all Class A Limited Partnership Interests, including the Class A Limited Partnership Interests held by Strand, as general partner, and Class B/C Limited Partnerships in the Debtor will be cancelled, and new Class A Limited Partnership Interests in the Reorganized Debtor will be issued to the Claimant Trust and New GP LLC – a newly-chartered limited liability company wholly-owned by the Claimant Trust. The Claimant Trust, as limited

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 122 of 161

partner, will ratify New GP LLC's appointment as general partner of the Reorganized Debtor, and on and following the Effective Date, the Claimant Trust will be the Reorganized Debtor's limited partner and New GP LLC will be its general partner. The Claimant Trust, as limited partner, and New GP LLC, as general partner, will execute the Reorganized Limited Partnership Agreement, which will amend and restate, in all respects, the Debtor's current Limited Partnership Agreement. Following the Effective Date, the Reorganized Debtor will be managed consistent with the terms of the Reorganized Limited Partnership Agreement by New GP LLC. The sole managing member of New GP LLC will be the Claimant Trust, and the Claimant Trustee will be the sole officer of New GP LLC on the Effective Date.

Following the Effective Date, the Claimant Trust will administer the Claimant Trust Assets pursuant to this Plan and the Claimant Trust Agreement, and the Litigation Trustee will pursue, if applicable, the Estate Claims pursuant to the terms of the Litigation Sub-Trust Agreement and the Plan. The Reorganized Debtor will administer the Reorganized Debtor Assets and, if needed, with the utilization of a Sub-Servicer, which administration will include, among other things, managing the wind down of the Managed Funds.

Although the Reorganized Debtor will manage the wind down of the Managed Funds, it is currently anticipated that neither the Reorganized Debtor nor the Claimant Trust will assume or assume and assign the contracts between the Debtor and certain Related Entities pursuant to which the Debtor provides shared services and sub-advisory services to those Related Entities. The Debtor believes that the continued provision of the services under such contracts will not be cost effective.

The Reorganized Debtor will distribute all proceeds from the wind down to the Claimant Trust, as its limited partner, and New GP LLC, as its general partner, in each case in accordance with the Reorganized Limited Partnership Agreement. Such proceeds, along with the proceeds of the Claimant Trust Assets, will ultimately be distributed to the Claimant Trust Beneficiaries as set forth in this Plan and the Claimant Trust Agreement.

B. The Claimant Trust²

1. *Creation and Governance of the Claimant Trust and Litigation Sub-Trust.*

On or prior to the Effective Date, the Debtor and the Claimant Trustee shall execute the Claimant Trust Agreement and shall take all steps necessary to establish the Claimant Trust and the Litigation Sub-Trust in accordance with the Plan in each case for the benefit of the Claimant Trust Beneficiaries. Additionally, on or prior to the Effective Date, the Debtor shall irrevocably transfer and shall be deemed to have irrevocably transferred to the Claimant Trust all of its rights, title, and interest in and to all of the Claimant Trust Assets, and in accordance with section 1141 of the Bankruptcy Code, the Claimant Trust Assets shall automatically vest in the Claimant Trust free and clear of all Claims, Liens, encumbrances, or interests subject only to the Claimant Trust Interests and the Claimant Trust Expenses, as provided for in the Claimant Trust Agreement, and

² In the event of a conflict between the terms of this summary and the terms of the Claimant Trust Agreement and the Litigation Sub-Trust Agreement, the terms of the Claimant Trust Agreement or the Litigation Sub-Trust Agreement, as applicable, shall control.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 123 of

such transfer shall be exempt from any stamp, real estate transfer, mortgage from any stamp, transfer, reporting, sales, use, or other similar tax.

The Claimant Trustee shall be the exclusive trustee of the Claimant Trust Assets, excluding the Estate Claims and the Litigation Trustee shall be the exclusive trustee with respect to the Estate Claims in each case for purposes of 31 U.S.C. § 3713(b) and 26 U.S.C. § 6012(b)(3), as well as the representative of the Estate appointed pursuant to section 1123(b)(3)(B) of the Bankruptcy Code with respect to the Claimant Trust Assets. The Claimant Trustee shall also be responsible for resolving all Claims and Equity Interests in Class 8 through Class 11, under the supervision of the Claimant Trust Oversight Committee.

On the Effective Date, the Claimant Trustee and Litigation Trustee shall execute the Litigation Sub-Trust Agreement and shall take all steps necessary to establish the Litigation Sub-Trust. Upon the creation of the Litigation Sub-Trust, the Claimant Trust shall irrevocably transfer and assign to the Litigation Sub-Trust the Estate Claims. The Claimant Trust shall be governed by the Claimant Trust Agreement and administered by the Claimant Trustee. The powers, rights, and responsibilities of the Claimant Trustee shall be specified in the Claimant Trust Agreement and shall include the authority and responsibility to, among other things, take the actions set forth in this ARTICLE IV, subject to any required reporting to the Claimant Trust Oversight Committee as may be set forth in the Claimant Trust Agreement. The Claimant Trust shall hold and distribute the Claimant Trust Assets (including the proceeds from the Estate Claims, if any) in accordance with the provisions of the Plan and the Claimant Trust Agreement; provided that the Claimant Trust Oversight Committee may direct the Claimant Trust to reserve Cash from distributions as necessary to fund the Claimant Trust and Litigation Sub-Trust. Other rights and duties of the Claimant Trustee and the Claimant Trust Beneficiaries shall be as set forth in the Claimant Trust Agreement. After the Effective Date, neither the Debtor nor the Reorganized Debtor shall have any interest in the Claimant Trust Assets.

The Litigation Sub-Trust shall be governed by the Litigation Sub-Trust Agreement and administered by the Litigation Trustee. The powers, rights, and responsibilities of the Litigation Trustee shall be specified in the Litigation Sub-Trust Agreement and shall include the authority and responsibility to, among other things, take the actions set forth in this ARTICLE IV, subject to any required reporting as may be set forth in the Litigation Sub-Trust Agreement. The Litigation Sub-Trust shall investigate, prosecute, settle, or otherwise resolve the Estate Claims in accordance with the provisions of the Plan and the Litigation Sub-Trust Agreement and shall distribute the proceeds therefrom to the Claimant Trust for distribution. Other rights and duties of the Litigation Trustee shall be as set forth in the Litigation Sub-Trust Agreement.

2. Claimant Trust Oversight Committee

The Claimant Trust, the Claimant Trustee, the management and monetization of the Claimant Trust Assets, and the management of the Reorganized Debtor (through the Claimant Trust's role as managing member of New GP LLC) and the Litigation Sub-Trust will be overseen by the Claimant Trust Oversight Committee, subject to the terms of the Claimant Trust Agreement and the Litigation Sub-Trust Agreement, as applicable.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 124 of 161

The Claimant Trust Oversight Committee will initially consist of five members. Four of the five members will be representatives of the members of the Committee: (i) the Redeemer Committee of Highland Crusader Fund, (ii) UBS, (iii) Acis, and (iv) Meta-e Discovery. The fifth member will be an independent, natural Person chosen by the Committee and reasonably acceptable to the Debtor. The members of the Claimant Trust Oversight Committee may be replaced as set forth in the Claimant Trust Agreement. The identity of the members of the Claimant Trust Oversight Committee will be disclosed in the Plan Supplement.

As set forth in the Claimant Trust Agreement, in no event will any member of the Claimant Trust Oversight Committee with a Claim against the Estate be entitled to vote, opine, or otherwise be involved in any matters related to such member's Claim.

The independent member(s) of the Claimant Trust Oversight Committee may be entitled to compensation for their services as set forth in the Claimant Trust Agreement. Any member of the Claimant Trust Oversight Committee may be removed, and successor chosen, in the manner set forth in the Claimant Trust Agreement.

3. *Purpose of the Claimant Trust.*

The Claimant Trust shall be established for the purpose of (i) managing and monetizing the Claimant Trust Assets, subject to the terms of the Claimant Trust Agreement and the oversight of the Claimant Trust Oversight Committee, (ii) serving as the limited partner of, and holding the limited partnership interests in, the Reorganized Debtor, (iii) serving as the sole member and manager of New GP LLC, the Reorganized Debtor's general partner, (iv) in its capacity as the sole member and manager of New GP LLC, overseeing the management and monetization of the Reorganized Debtor Assets pursuant to the terms of the Reorganized Limited Partnership Agreement; and (v) administering the Disputed Claims Reserve and serving as Distribution Agent with respect to Disputed Claims in Class 7 or Class 8.

In its management of the Claimant Trust Assets, the Claimant Trust will also reconcile and object to the General Unsecured Claims, Subordinated Claims, Class B/C Limited Partnership Interests, and Class A Limited Partnership Interests, as provided for in this Plan and the Claimant Trust Agreement, and make Trust Distributions to the Claimant Trust Beneficiaries in accordance with Treasury Regulation section 301.7701-4(d), with no objective to continue or engage in the conduct of a trade or business.

The purpose of the Reorganized Debtor is discussed at greater length in ARTICLE IV.C.

4. *Purpose of the Litigation Sub-Trust.*

The Litigation Sub-Trust shall be established for the purpose of investigating, prosecuting, settling, or otherwise resolving the Estate Claims. Any proceeds therefrom shall be distributed by the Litigation Sub-Trust to the Claimant Trust for distribution to the Claimant Trust Beneficiaries pursuant to the terms of the Claimant Trust Agreement.

5. <u>Claimant Trust Agreement and Litigation Sub-Trust Agreement.</u>

The Claimant Trust Agreement generally will provide for, among other things:

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 125 of 161

- (i) the payment of the Claimant Trust Expenses;
- (ii) the payment of other reasonable expenses of the Claimant Trust;
- (iii) the retention of employees, counsel, accountants, financial advisors, or other professionals and the payment of their reasonable compensation;
- (iv) the investment of Cash by the Claimant Trustee within certain limitations, including those specified in the Plan;
 - (v) the orderly monetization of the Claimant Trust Assets;
- (vi) litigation of any Causes of Action, which may include the prosecution, settlement, abandonment, or dismissal of any such Causes of Action, subject to reporting and oversight by the Claimant Trust Oversight Committee;
- (vii) the resolution of Claims and Equity Interests in Class 8 through Class 11, subject to reporting and oversight by the Claimant Trust Oversight Committee;
- (viii) the administration of the Disputed Claims Reserve and distributions to be made therefrom; and
- (ix) the management of the Reorganized Debtor, including the utilization of a Sub-Servicer, with the Claimant Trust serving as the managing member of New GP LLC.

Except as otherwise ordered by the Bankruptcy Court, the Claimant Trust Expenses shall be paid from the Claimant Trust Assets in accordance with the Plan and Claimant Trust Agreement. The Claimant Trustee may establish a reserve for the payment of Claimant Trust Expense (including, without limitation, any reserve for potential indemnification claims as authorized and provided under the Claimant Trust Agreement), and shall periodically replenish such reserve, as necessary.

In furtherance of, and consistent with the purpose of, the Claimant Trust and the Plan, the Trustees, for the benefit of the Claimant Trust, shall, subject to reporting and oversight by the Claimant Trust Oversight Committee as set forth in the Claimant Trust Agreement: (i) hold the Claimant Trust Assets for the benefit of the Claimant Trust Beneficiaries, (ii) make Distributions to the Claimant Trust Beneficiaries as provided herein and in the Claimant Trust Agreement, and (iii) have the sole power and authority to prosecute and resolve any Causes of Action and objections to Claims and Equity Interests (other than those assigned to the Litigation Sub-Trust), without approval of the Bankruptcy Court. Except as otherwise provided in the Claimant Trust Agreement, the Claimant Trustee shall be responsible for all decisions and duties with respect to the Claimant Trust and the Claimant Trust Assets; *provided, however*, that the prosecution and resolution of any Estate Claims included in the Claimant Trust Assets shall be the responsibility of the Litigation Trustee. The Litigation Sub-Trust Agreement generally will provide for, among other things:

(i) the payment of other reasonable expenses of the Litigation Sub-Trust;

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 126 of

- (ii) the retention of employees, counsel, accountants, financial advisors, or other professionals and the payment of their reasonable compensation; and
- (iii) the investigation and prosecution of Estate Claims, which may include the prosecution, settlement, abandonment, or dismissal of any such Estate Claims, subject to reporting and oversight as set forth in the Litigation Sub-Trust Agreement.

The Trustees, on behalf of the Claimant Trust and Litigation Sub-Trust, as applicable, may each employ, without further order of the Bankruptcy Court, employees and other professionals (including those previously retained by the Debtor and the Committee) to assist in carrying out the Trustees' duties hereunder and may compensate and reimburse the reasonable expenses of these professionals without further Order of the Bankruptcy Court from the Claimant Trust Assets in accordance with the Plan and the Claimant Trust Agreement.

The Claimant Trust Agreement and Litigation Sub-Trust Agreement may include reasonable and customary provisions that allow for indemnification by the Claimant Trust in favor of the Claimant Trustee, Litigation Trustee, and the Claimant Trust Oversight Committee. Any such indemnification shall be the sole responsibility of the Claimant Trust and payable solely from the Claimant Trust Assets.

6. *Compensation and Duties of Trustees.*

The salient terms of each Trustee's employment, including such Trustee's duties and compensation shall be set forth in the Claimant Trust Agreement and the Litigation Sub-Trust Agreement, as appropriate. The Trustees shall each be entitled to reasonable compensation in an amount consistent with that of similar functionaries in similar types of bankruptcy cases.

7. Cooperation of Debtor and Reorganized Debtor.

To effectively investigate, prosecute, compromise and/or settle the Claims and/or Causes of Action that constitute Claimant Trust Assets (including Estate Claims), the Claimant Trustee, Litigation Trustee, and each of their professionals may require reasonable access to the Debtor's and Reorganized Debtor's documents, information, and work product relating to the Claimant Trust Assets. Accordingly, the Debtor and the Reorganized Debtor, as applicable, shall reasonably cooperate with the Claimant Trustee and Litigation Trustee, as applicable, in their prosecution of Causes of Action and in providing the Claimant Trustee and Litigation Trustee with copies of documents and information in the Debtor's possession, custody, or control on the Effective Date that either Trustee indicates relates to the Estate Claims or other Causes of Action.

The Debtor and Reorganized Debtor shall preserve all records, documents or work product (including all electronic records, documents, or work product) related to the Claims and Causes of Action, including Estate Claims, until the earlier of (a) the dissolution of the Reorganized Debtor or (b) termination of the Claimant Trust and Litigation Sub-Trust.

8. *United States Federal Income Tax Treatment of the Claimant Trust.*

Unless the IRS requires otherwise, for all United States federal income tax purposes, the parties shall treat the transfer of the Claimant Trust Assets to the Claimant Trust as: (a) a transfer

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 127 of 161

of the Claimant Trust Assets (other than the amounts set aside in the Disputed Claims Reserve, if the Claimant Trustee makes the election described in Section 7 below) directly to the applicable Claimant Trust Beneficiaries followed by (b) the transfer by the such Claimant Trust Beneficiaries to the Claimant Trust of such Claimant Trust Assets in exchange for the Claimant Trust Interests. Accordingly, the applicable Claimant Trust Beneficiaries shall be treated for United States federal income tax purposes as the grantors and owners of their respective share of the Claimant Trust Assets. The foregoing treatment shall also apply, to the extent permitted by applicable law, for state and local income tax purposes.

9. <u>Tax Reporting.</u>

- (a) The Claimant Trustee shall file tax returns for the Claimant Trust treating the Claimant Trust as a grantor trust pursuant to Treasury Regulation section 1.671-4(a). The Claimant Trustee may file an election pursuant to Treasury Regulation 1.468B-9(c) to treat the Disputed Claims Reserve as a disputed ownership fund, in which case the Claimant Trustee will file federal income tax returns and pay taxes for the Disputed Claims Reserve as a separate taxable entity.
- (b) The Claimant Trustee shall be responsible for payment, out of the Claimant Trust Assets, of any taxes imposed on the Claimant Trust or its assets.
- (c) The Claimant Trustee shall determine the fair market value of the Claimant Trust Assets as of the Effective Date and notify the applicable Claimant Trust Beneficiaries of such valuation, and such valuation shall be used consistently for all federal income tax purposes.
- (d) The Claimant Trustee shall distribute such tax information to the applicable Claimant Trust Beneficiaries as the Claimant Trustee determines is required by applicable law.

10. <u>Claimant Trust Assets.</u>

The Claimant Trustee shall have the exclusive right, on behalf of the Claimant Trust, to institute, file, prosecute, enforce, abandon, settle, compromise, release, or withdraw any and all Causes of Action included in the Claimant Trust Assets (except for the Estate Claims) without any further order of the Bankruptcy Court, and the Claimant Trustee shall have the exclusive right, on behalf of the Claimant Trust, to sell, liquidate, or otherwise monetize all Claimant Trust Assets, except as otherwise provided in this Plan or in the Claimant Trust Agreement, without any further order of the Bankruptcy Court. Notwithstanding anything herein to the contrary, the Litigation Trustee shall have the exclusive right to institute, file, prosecute, enforce, abandon, settle, compromise, release, or withdraw any and all Estate Claims included in the Claimant Trust Assets without any further order of the Bankruptcy Court.

From and after the Effective Date, the Trustees, in accordance with section 1123(b)(3) and (4) of the Bankruptcy Code, and on behalf of the Claimant Trust, shall each serve as a representative of the Estate with respect to any and all Claimant Trust Assets, including the Causes of Action and Estate Claims, as appropriate, and shall retain and possess the right to (a) commence, pursue, settle, compromise, or abandon, as appropriate, any and all Causes of Action in any court or other tribunal and (b) sell, liquidate, or otherwise monetize all Claimant Trust Assets.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 128 of 161

11. <u>Claimant Trust Expenses.</u>

From and after the Effective Date, the Claimant Trust shall, in the ordinary course of business and without the necessity of any approval by the Bankruptcy Court, pay the reasonable professional fees and expenses incurred by the Claimant Trust, the Litigation Sub-Trust, and any professionals retained by such parties and entities from the Claimant Trust Assets, except as otherwise provided in the Claimant Trust Agreement.

12. Trust Distributions to Claimant Trust Beneficiaries.

The Claimant Trustee, in its discretion, may make Trust Distributions to the Claimant Trust Beneficiaries at any time and/or use the Claimant Trust Assets or proceeds thereof, *provided* that such Trust Distributions or use is otherwise permitted under the terms of the Plan, the Claimant Trust Agreement, and applicable law.

13. *Cash Investments.*

With the consent of the Claimant Trust Oversight Committee, the Claimant Trustee may invest Cash (including any earnings thereon or proceeds therefrom) in a manner consistent with the terms of the Claimant Trust Agreement; *provided, however,* that such investments are investments permitted to be made by a "liquidating trust" within the meaning of Treasury Regulation section 301.7701-4(d), as reflected therein, or under applicable IRS guidelines, rulings or other controlling authorities.

14. <u>Dissolution of the Claimant Trust and Litigation Sub-Trust.</u>

The Trustees and the Claimant Trust and Litigation Sub-Trust shall be discharged or dissolved, as the case may be, at such time as: (a) the Litigation Trustee determines that the pursuit of Estate Claims is not likely to yield sufficient additional proceeds to justify further pursuit of such Estate Claims, (b) the Claimant Trustee determines that the pursuit of Causes of Action (other than Estate Claims) is not likely to yield sufficient additional proceeds to justify further pursuit of such Causes of Action, (c) the Clamant Trustee determines that the pursuit of sales of other Claimant Trust Assets is not likely to yield sufficient additional proceeds to justify further pursuit of such sales of Claimant Trust Assets, (d) all objections to Disputed Claims and Equity Interests are fully resolved, (e) the Reorganized Debtor is dissolved, and (f) all Distributions required to be made by the Claimant Trustee to the Claimant Trust Beneficiaries under the Plan have been made, but in no event shall the Claimant Trust be dissolved later than three years from the Effective Date unless the Bankruptcy Court, upon motion made within the six-month period before such third anniversary (and, in the event of further extension, by order of the Bankruptcy Court, upon motion made at least six months before the end of the preceding extension), determines that a fixed period extension (not to exceed two years, together with any prior extensions, without a favorable letter ruling from the Internal Revenue Service or an opinion of counsel that any further extension would not adversely affect the status of the Claimant Trust as a liquidating trust for federal income tax purposes) is necessary to facilitate or complete the recovery on, and liquidation of, the Claimant Trust Assets; provided, however, that each extension must be approved, upon a finding that the extension is necessary to facilitate or complete the recovery on, and liquidation of the Claimant Trust Assets, by the Bankruptcy Court within 6 months of the beginning of the extended term and

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 129 of 161

no extension, together with any prior extensions, shall exceed three years without a favorable letter ruling from the Internal Revenue Service or an opinion of counsel that any further extension would not adversely affect the status of the Claimant Trust as a liquidating trust for federal income tax purposes.

Upon dissolution of the Claimant Trust, and pursuant to the Claimant Trust Agreement, any remaining Claimant Trust Assets that exceed the amounts required to be paid under the Plan will be transferred (in the sole discretion of the Claimant Trustee) in Cash or in-kind to the Holders of the Claimant Trust Interests as provided in the Claimant Trust Agreement.

C. The Reorganized Debtor

1. Corporate Existence

The Debtor will continue to exist after the Effective Date, with all of the powers of partnerships pursuant to the law of the State of Delaware and as set forth in the Reorganized Limited Partnership Agreement.

2. Cancellation of Equity Interests and Release

On the Effective Date, (i) all prepetition Equity Interests, including the Class A Limited Partnership Interests and the Class B/C Limited Partnership Interests, in the Debtor shall be canceled, and (ii) all obligations or debts owed by, or Claims against, the Debtor on account of, or based upon, the Interests shall be deemed as cancelled, released, and discharged, including all obligations or duties by the Debtor relating to the Equity Interests in any of the Debtor's formation documents, including the Limited Partnership Agreement.

3. <u>Issuance of New Partnership Interests</u>

On the Effective Date, the Debtor or the Reorganized Debtor, as applicable, will issue new Class A Limited Partnership Interests to (i) the Claimant Trust, as limited partner, and (ii) New GP LLC, as general partner, and will admit (a) the Claimant Trust as the limited partner of the Reorganized Debtor, and (b) New GP LLC as the general partner of the Reorganized Debtor. The Claimant Trust, as limited partner, will ratify New GP LLC's appointment as general partner of the Reorganized Debtor. Also, on the Effective Date, the Claimant Trust, as limited partner, and New GP LLC, as general partner, will execute the Reorganized Limited Partnership Agreement and receive partnership interests in the Reorganized Debtor consistent with the terms of the Reorganized Limited Partnership Agreement.

The Reorganized Limited Partnership Agreement does not provide for, and specifically disclaims, the indemnification obligations under the Limited Partnership Agreement, including any such indemnification obligations that accrued or arose or could have been brought prior to the Effective Date. Any indemnification Claims under the Limited Partnership Agreement that accrued, arose, or could have been filed prior to the Effective Date will be resolved through the Claims resolution process provided that a Claim is properly filed in accordance with the Bankruptcy Code, the Plan, or the Bar Date Order. Each of the Debtor, the Reorganized Debtor, the Claimant Trust, and the Litigation Sub-Trust reserve all rights with respect to any such indemnification Claims.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 130 of 161

4. *Management of the Reorganized Debtor*

Subject to and consistent with the terms of the Reorganized Limited Partnership Agreement, the Reorganized Debtor shall be managed by its general partner, New GP LLC. The initial officers and employees of the Reorganized Debtor shall be selected by the Claimant Trustee. The Reorganized Debtor may, in its discretion, also utilize a Sub-Servicer in addition to or in lieu of the retention of officers and employees.

As set forth in the Reorganized Limited Partnership Agreement, New GP LLC will receive a fee for managing the Reorganized Debtor. Although New GP LLC will be a limited liability company, it will elect to be treated as a C-Corporation for tax purposes. Therefore, New GP LLC (and any taxable income attributable to it) will be subject to corporate income taxation on a standalone basis, which may reduce the return to Claimants.

5. <u>Vesting of Assets in the Reorganized Debtor</u>

Except as otherwise provided in this Plan or the Confirmation Order, on or after the Effective Date, all Reorganized Debtor Assets will vest in the Reorganized Debtor, free and clear of all Liens, Claims, charges or other encumbrances pursuant to section 1141(c) of the Bankruptcy Code except with respect to such Liens, Claims, charges and other encumbrances that are specifically preserved under this Plan upon the Effective Date.

The Reorganized Debtor shall be the exclusive trustee of the Reorganized Debtor Assets for purposes of 31 U.S.C. § 3713(b) and 26 U.S.C. § 6012(b)(3), as well as the representative of the Estate appointed pursuant to section 1123(b)(3)(B) of the Bankruptcy Code with respect to the Reorganized Debtor Assets.

6. Purpose of the Reorganized Debtor

Except as may be otherwise provided in this Plan or the Confirmation Order, the Reorganized Debtor will continue to manage the Reorganized Debtor Assets (which shall include, for the avoidance of doubt, serving as the investment manager of the Managed Funds) and may use, acquire or dispose of the Reorganized Debtor Assets and compromise or settle any Claims with respect to the Reorganized Debtor Assets without supervision or approval by the Bankruptcy Court and free of any restrictions of the Bankruptcy Code or Bankruptcy Rules. The Reorganized Debtor shall oversee the resolution of Claims in Class 1 through Class 7.

Without limiting the foregoing, the Reorganized Debtor will pay the charges that it incurs after the Effective Date for Professionals' fees, disbursements, expenses or related support services (including reasonable fees relating to the preparation of Professional fee applications) in the ordinary course of business and without application or notice to, or order of, the Bankruptcy Court.

7. <u>Distribution of Proceeds from the Reorganized Debtor Assets; Transfer of Reorganized Debtor Assets</u>

Any proceeds received by the Reorganized Debtor will be distributed to the Claimant Trust, as limited partner, and New GP LLC, as general partner, in the manner set forth in the Reorganized Limited Partnership Agreement. As set forth in the Reorganized Limited Partnership Agreement,

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 131 of

the Reorganized Debtor may, from time to time distribute Reorganized Debtor Assets to the Claimant Trust either in Cash or in-kind, including to institute the wind-down and dissolution of the Reorganized Debtor. Any assets distributed to the Claimant Trust will be (i) deemed transferred in all respects as forth in ARTICLE IV.B.1, (ii) deemed Claimant Trust Assets, and (iii) administered as Claimant Trust Assets.

D. Company Action

Each of the Debtor, the Reorganized Debtor, and the Trustees, as applicable, may take any and all actions to execute, deliver, File or record such contracts, instruments, releases and other agreements or documents and take such actions as may be necessary or appropriate to effectuate and implement the provisions of this Plan, the Claimant Trust Agreement, the Reorganized Limited Partnership Agreement, or the New GP LLC Documents, as applicable, in the name of and on behalf of the Debtor, the Reorganized Debtor, or the Trustees, as applicable, and in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any requirement of further action, vote or other approval or authorization by the security holders, officers, or directors of the Debtor or the Reorganized Debtor, as applicable, or by any other Person.

Prior to, on or after the Effective Date (as appropriate), all matters provided for pursuant to this Plan that would otherwise require approval of the stockholders, partners, directors, managers, or members of the Debtor, any Related Entity, or any Affiliate thereof (as of prior to the Effective Date) will be deemed to have been so approved and will be in effect prior to, on or after the Effective Date (as appropriate) pursuant to applicable law and without any requirement of further action by the stockholders, partners, directors, managers or members of such Persons, or the need for any approvals, authorizations, actions or consents of any Person.

All matters provided for in this Plan involving the legal or corporate structure of the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable, and any legal or corporate action required by the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable, in connection with this Plan, will be deemed to have occurred and will be in full force and effect in all respects, in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any requirement of further action, vote or other approval or authorization by the security holders, partners, directors, managers, or members of the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable, or by any other Person. On the Effective Date, the appropriate officers of the Debtor and the Reorganized Debtor, as applicable, as well as the Trustees, are authorized to issue, execute, deliver, and consummate the transactions contemplated by, the contracts, agreements, documents, guarantees, pledges, consents, securities, certificates, resolutions and instruments contemplated by or described in this Plan in the name of and on behalf of the Debtor and the Reorganized Debtor, as well as the Trustees, in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any requirement of further action, vote or other approval or authorization by any Person. The appropriate officer of the Debtor, the Reorganized Debtor, as well as the Trustees, will be authorized to certify or attest to any of the foregoing actions.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 132 of

E. Release of Liens, Claims and Equity Interests

Except as otherwise provided in the Plan or in any contract, instrument, release or other agreement or document entered into or delivered in connection with the Plan, from and after the Effective Date and concurrently with the applicable distributions made pursuant to the Plan, all Liens, Claims, Equity Interests, mortgages, deeds of trust, or other security interests against the property of the Estate will be fully released, terminated, extinguished and discharged, in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or the vote, consent, authorization or approval of any Entity. Any Entity holding such Liens or Equity Interests extinguished pursuant to the prior sentence will, pursuant to section 1142 of the Bankruptcy Code, promptly execute and deliver to the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, such instruments of termination, release, satisfaction and/or assignment (in recordable form) as may be reasonably requested by the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable. For the avoidance of doubt, this section is in addition to, and shall not be read to limit in any respects, ARTICLE IV.C.2.

F. Cancellation of Notes, Certificates and Instruments

Except for the purpose of evidencing a right to a distribution under this Plan and except as otherwise set forth in this Plan, on the Effective Date, all agreements, instruments, Securities and other documents evidencing any prepetition Claim or Equity Interest and any rights of any Holder in respect thereof shall be deemed cancelled, discharged, and of no force or effect. The holders of or parties to such cancelled instruments, Securities, and other documentation will have no rights arising from or related to such instruments, Securities, or other documentation or the cancellation thereof, except the rights provided for pursuant to this Plan, and the obligations of the Debtor thereunder or in any way related thereto will be fully released, terminated, extinguished and discharged, in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any requirement of further action, vote or other approval or authorization by any Person. For the avoidance of doubt, this section is in addition to, and shall not be read to limit in any respects, ARTICLE IV.C.2.

G. Cancellation of Existing Instruments Governing Security Interests

Upon payment or other satisfaction of an Allowed Class 1 or Allowed Class 2 Claim, or promptly thereafter, the Holder of such Allowed Class 1 or Allowed Class 2 Claim shall deliver to the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, any collateral or other property of the Debtor held by such Holder, together with any termination statements, instruments of satisfaction, or releases of all security interests with respect to its Allowed Class 1 or Allowed Class 2 Claim that may be reasonably required to terminate any related financing statements, mortgages, mechanics' or other statutory Liens, or *lis pendens*, or similar interests or documents.

H. Control Provisions

To the extent that there is any inconsistency between this Plan as it relates to the Claimant Trust, the Claimant Trust Agreement, the Reorganized Debtor, or the Reorganized Limited Partnership Agreement, this Plan shall control.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 133 of 161

I. Treatment of Vacant Classes

Any Claim or Equity Interest in a Class considered vacant under ARTICLE III.C of this Plan shall receive no Plan Distributions.

J. Plan Documents

The documents, if any, to be Filed as part of the Plan Documents, including any documents filed with the Plan Supplement, and any amendments, restatements, supplements, or other modifications to such documents, and any consents, waivers, or other deviations under or from any such documents, shall be incorporated herein by this reference (including to the applicable definitions in ARTICLE I hereof) and fully enforceable as if stated in full herein.

The Debtor and the Committee are currently working to finalize the forms of certain of the Plan Documents to be filed with the Plan Supplement. To the extent that the Debtor and the Committee cannot agree as to the form and content of such Plan Documents, they intend to submit the issue to non-binding mediation pursuant to the *Order Directing Mediation* entered on August 3, 2020 [D.I. 912].

K. <u>Highland Capital Management, L.P. Retirement Plan and Trust</u>

The Highland Capital Management, L.P. Retirement Plan And Trust ("<u>Pension Plan</u>") is a single-employer defined benefit pension plan covered by Title IV of the Employee Retirement Income Security Act of 1974, as amended ("<u>ERISA</u>"). 29 U.S.C. §§ 1301-1461. The Debtor is the contributing sponsor and, as such, the PBGC asserts that the Debtor is liable along with any members of the contributing sponsor's controlled-group within the meaning of 29 U.S.C. §§ 1301(a)(13), (14) with respect to the Pension Plan.

Upon the Effective Date, the Reorganized Debtor shall be deemed to have assumed the Pension Plan and shall comply with all applicable statutory provisions of ERISA and the Internal Revenue Code (the "IRC"), including, but not limited to, satisfying the minimum funding standards pursuant to 26 U.S.C. §§ 412, 430, and 29 U.S.C. §§ 1082, 1083; paying the PBGC premiums in accordance with 29 U.S.C. §§ 1306 and 1307; and administering the Pension Plan in accordance with its terms and the provisions of ERISA and the IRC. In the event that the Pension Plan terminates after the Plan of Reorganization Effective Date, the PBGC asserts that the Reorganized Debtor and each of its controlled group members will be responsible for the liabilities imposed by Title IV of ERISA.

Notwithstanding any provision of the Plan, the Confirmation Order, or the Bankruptcy Code (including section 1141 thereof) to the contrary, neither the Plan, the Confirmation Order, or the Bankruptcy Code shall be construed as discharging, releasing, exculpating or relieving the Debtor, the Reorganized Debtor, or any person or entity in any capacity, from any liability or responsibility, if any, with respect to the Pension Plan under any law, governmental policy, or regulatory provision. PBGC and the Pension Plan shall not be enjoined or precluded from enforcing such liability or responsibility against any person or entity as a result of any of the provisions of the Plan, the Confirmation Order, or the Bankruptcy Code. The Debtor reserves the right to contest any such liability or responsibility.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 134 of 161

ARTICLE V. TREATMENT OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES

A. Assumption, Assignment, or Rejection of Executory Contracts and Unexpired Leases

Unless an Executory Contract or Unexpired Lease: (i) was previously assumed or rejected by the Debtor pursuant to this Plan on or prior to the Confirmation Date; (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto; (iii) is the subject of a motion to assume filed by the Debtor on or before the Confirmation Date; (iv) contains a change of control or similar provision that would be triggered by the Chapter 11 Case (unless such provision has been irrevocably waived); or (v) is specifically designated as a contract or lease to be assumed in the Plan or the Plan Supplement, on the Confirmation Date, each Executory Contract and Unexpired Lease shall be deemed rejected pursuant to section 365 of the Bankruptcy Code, without the need for any further notice to or action, order, or approval of the Bankruptcy Court, unless such Executory Contract or Unexpired Lease is listed in the Plan Supplement.

At any time on or prior to the Confirmation Date, the Debtor may (i) amend the Plan Supplement in order to add or remove a contract or lease from the list of contracts to be assumed or (ii) assign (subject to applicable law) any Executory Contract or Unexpired Lease, as determined by the Debtor in consultation with the Committee, or the Reorganized Debtor, as applicable.

The Confirmation Order will constitute an order of the Bankruptcy Court approving the above-described assumptions, rejections, and assumptions and assignments. Except as otherwise provided herein or agreed to by the Debtor and the applicable counterparty, each assumed Executory Contract or Unexpired Lease shall include all modifications, amendments, supplements, restatements, or other agreements related thereto, and all rights related thereto. Modifications, amendments, supplements, and restatements to prepetition Executory Contracts and Unexpired Leases that have been executed by the Debtor during the Chapter 11 Case shall not be deemed to alter the prepetition nature of the Executory Contract or Unexpired Lease or the validity, priority, or amount of any Claims that may arise in connection therewith. To the extent applicable, no change of control (or similar provision) will be deemed to occur under any such Executory Contract or Unexpired Lease.

If certain, but not all, of a contract counterparty's Executory Contracts and/or Unexpired Leases are rejected pursuant to the Plan, the Confirmation Order shall be a determination that such counterparty's Executory Contracts and/or Unexpired Leases that are being assumed pursuant to the Plan are severable agreements that are not integrated with those Executory Contracts and/or Unexpired Leases that are being rejected pursuant to the Plan. Parties seeking to contest this finding with respect to their Executory Contracts and/or Unexpired Leases must file a timely objection to the Plan on the grounds that their agreements are integrated and not severable, and any such dispute shall be resolved by the Bankruptcy Court at the Confirmation Hearing (to the extent not resolved by the parties prior to the Confirmation Hearing).

Notwithstanding anything herein to the contrary, the Debtor shall assume or reject that certain real property lease with Crescent TC Investors L.P. ("<u>Landlord</u>") for the Debtor's headquarters located at 200/300 Crescent Ct., Suite #700, Dallas, Texas 75201 (the "<u>Lease</u>") in accordance with the notice to Landlord, procedures and timing required by 11 U.S.C. §365(d)(4),

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 135 of

as modified by that certain Agreed Order Granting Motion to Extend Time to Assume or Reject Unexpired Nonresidential Real Property Lease [Docket No. 1122].

B. Claims Based on Rejection of Executory Contracts or Unexpired Leases

Any Executory Contract or Unexpired Lease not assumed or rejected on or before the Confirmation Date shall be deemed rejected, pursuant to the Confirmation Order. Any Person asserting a Rejection Claim shall File a proof of claim within thirty days of the Confirmation Date. Any Rejection Claims that are not timely Filed pursuant to this Plan shall be forever disallowed and barred. If one or more Rejection Claims are timely Filed, the Claimant Trustee may File an objection to any Rejection Claim.

Rejection Claims shall be classified as General Unsecured Claims and shall be treated in accordance with ARTICLE III of this Plan.

C. <u>Cure of Defaults for Assumed or Assigned Executory Contracts and Unexpired</u> Leases

Any monetary amounts by which any Executory Contract or Unexpired Lease to be assumed or assigned hereunder is in default shall be satisfied, under section 365(b)(1) of the Bankruptcy Code, by the Debtor upon assumption or assignment thereof, by payment of the default amount in Cash as and when due in the ordinary course or on such other terms as the parties to such Executory Contracts may otherwise agree. The Debtor may serve a notice on the Committee and parties to Executory Contracts or Unexpired Leases to be assumed or assigned reflecting the Debtor's or Reorganized Debtor's intention to assume or assign the Executory Contract or Unexpired Lease in connection with this Plan and setting forth the proposed cure amount (if any).

If a dispute regarding (1) the amount of any payments to cure a default, (2) the ability of the Debtor, the Reorganized Debtor, or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the Executory Contract or Unexpired Lease to be assumed or assigned or (3) any other matter pertaining to assumption or assignment, the cure payments required by section 365(b)(1) of the Bankruptcy Code will be made following the entry of a Final Order or orders resolving the dispute and approving the assumption or assignment.

Assumption or assignment of any Executory Contract or Unexpired Lease pursuant to the Plan or otherwise and full payment of any applicable cure amounts pursuant to this ARTICLE V.C shall result in the full release and satisfaction of any cure amounts, Claims, or defaults, whether monetary or nonmonetary, including defaults of provisions restricting the change in control or ownership interest composition or other bankruptcy-related defaults, arising under any assumed or assigned Executory Contract or Unexpired Lease at any time prior to the effective date of assumption or assignment. Any and all Proofs of Claim based upon Executory Contracts or Unexpired Leases that have been assumed or assigned in the Chapter 11 Case, including pursuant to the Confirmation Order, and for which any cure amounts have been fully paid pursuant to this ARTICLE V.C, shall be deemed disallowed and expunged as of the Confirmation Date without the need for any objection thereto or any further notice to or action, order, or approval of the Bankruptcy Court.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 136 of 161

ARTICLE VI. PROVISIONS GOVERNING DISTRIBUTIONS

A. <u>Dates of Distributions</u>

Except as otherwise provided in this Plan, on the Effective Date or as soon as reasonably practicable thereafter (or if a Claim is not an Allowed Claim or Equity Interest on the Effective Date, on the date that such Claim or Equity Interest becomes an Allowed Claim or Equity Interest, or as soon as reasonably practicable thereafter), each Holder of an Allowed Claim or Equity Interest against the Debtor shall receive the full amount of the distributions that this Plan provides for Allowed Claims or Allowed Equity Interests in the applicable Class and in the manner provided herein. If any payment or act under this Plan is required to be made or performed on a date that is not on a Business Day, then the making of such payment or the performance of such act may be completed on the next succeeding Business Day, but shall be deemed to have been completed as of the required date. If and to the extent there are Disputed Claims or Equity Interests, distributions on account of any such Disputed Claims or Equity Interests shall be made pursuant to the provisions provided in this Plan. Except as otherwise provided in this Plan, Holders of Claims and Equity Interests shall not be entitled to interest, dividends or accruals on the distributions provided for therein, regardless of whether distributions are delivered on or at any time after the Effective Date.

Upon the Effective Date, all Claims and Equity Interests against the Debtor shall be deemed fixed and adjusted pursuant to this Plan and none of the Debtor, the Reorganized Debtor, or the Claimant Trust will have liability on account of any Claims or Equity Interests except as set forth in this Plan and in the Confirmation Order. All payments and all distributions made by the Distribution Agent under this Plan shall be in full and final satisfaction, settlement and release of all Claims and Equity Interests against the Debtor and the Reorganized Debtor.

At the close of business on the Distribution Record Date, the transfer ledgers for the Claims against the Debtor and the Equity Interests in the Debtor shall be closed, and there shall be no further changes in the record holders of such Claims and Equity Interests. The Debtor, the Reorganized Debtor, the Trustees, and the Distribution Agent, and each of their respective agents, successors, and assigns shall have no obligation to recognize the transfer of any Claims against the Debtor or Equity Interests in the Debtor occurring after the Distribution Record Date and shall be entitled instead to recognize and deal for all purposes hereunder with only those record holders stated on the transfer ledgers as of the close of business on the Distribution Record Date irrespective of the number of distributions to be made under this Plan to such Persons or the date of such distributions.

B. <u>Distribution Agent</u>

Except as provided herein, all distributions under this Plan shall be made by the Claimant Trustee, as Distribution Agent, or by such other Entity designated by the Claimant Trustee, as a Distribution Agent on the Effective Date or thereafter. The Reorganized Debtor will be the Distribution Agent with respect to Claims in Class 1 through Class 7.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 137 of

The Claimant Trustee, or such other Entity designated by the Claimant Trustee to be the Distribution Agent, shall not be required to give any bond or surety or other security for the performance of such Distribution Agent's duties unless otherwise ordered by the Bankruptcy Court.

The Distribution Agent shall be empowered to (a) effect all actions and execute all agreements, instruments, and other documents necessary to perform its duties under this Plan; (b) make all distributions contemplated hereby; (c) employ professionals to represent it with respect to its responsibilities; and (d) exercise such other powers as may be vested in the Distribution Agent by order of the Bankruptcy Court, pursuant to this Plan, or as deemed by the Distribution Agent to be necessary and proper to implement the provisions hereof.

The Distribution Agent shall not have any obligation to make a particular distribution to a specific Holder of an Allowed Claim if such Holder is also the Holder of a Disputed Claim.

C. Cash Distributions

Distributions of Cash may be made by wire transfer from a domestic bank, except that Cash payments made to foreign creditors may be made in such funds and by such means as the Distribution Agent determines are necessary or customary in a particular foreign jurisdiction.

D. <u>Disputed Claims Reserve</u>

On or prior to the Initial Distribution Date, the Claimant Trustee shall establish, fund and maintain the Disputed Claims Reserve(s) in the appropriate Disputed Claims Reserve Amounts on account of any Disputed Claims.

E. <u>Distributions from the Disputed Claims Reserve</u>

The Disputed Claims Reserve shall at all times hold Cash in an amount no less than the Disputed Claims Reserve Amount. To the extent a Disputed Claim becomes an Allowed Claim pursuant to the terms of this Plan, within 30 days of the date on which such Disputed Claim becomes an Allowed Claim pursuant to the terms of this Plan, the Claimant Trustee shall distribute from the Disputed Claims Reserve to the Holder thereof any prior distributions, in Cash, that would have been made to such Allowed Claim if it had been Allowed as of the Effective Date. For the avoidance of doubt, each Holder of a Disputed Claim that subsequently becomes an Allowed Claim will also receive its Pro Rata share of the Claimant Trust Interests. If, upon the resolution of all Disputed Claims any Cash remains in the Disputed Claims Reserve, such Cash shall be transferred to the Claimant Trust and be deemed a Claimant Trust Asset.

F. Rounding of Payments

Whenever this Plan would otherwise call for, with respect to a particular Person, payment of a fraction of a dollar, the actual payment or distribution shall reflect a rounding of such fraction to the nearest whole dollar (up or down), with half dollars being rounded down. To the extent that Cash to be distributed under this Plan remains undistributed as a result of the aforementioned rounding, such Cash or stock shall be treated as "Unclaimed Property" under this Plan.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 138 of 161

G. <u>De Minimis Distribution</u>

Except as to any Allowed Claim that is Unimpaired under this Plan, none of the Debtor, the Reorganized Debtor, or the Distribution Agent shall have any obligation to make any Plan Distributions with a value of less than \$100, unless a written request therefor is received by the Distribution Agent from the relevant recipient at the addresses set forth in ARTICLE VI.J hereof within 120 days after the later of the (i) Effective Date and (ii) the date such Claim becomes an Allowed Claim. *De minimis* distributions for which no such request is timely received shall revert to the Claimant Trust. Upon such reversion, the relevant Allowed Claim (and any Claim on account of missed distributions) shall be automatically deemed satisfied, discharged and forever barred, notwithstanding any federal or state escheat laws to the contrary.

H. <u>Distributions on Account of Allowed Claims</u>

Except as otherwise agreed by the Holder of a particular Claim or as provided in this Plan, all distributions shall be made pursuant to the terms of this Plan and the Confirmation Order. Except as otherwise provided in this Plan, distributions to any Holder of an Allowed Claim shall, to the extent applicable, be allocated first to the principal amount of any such Allowed Claim, as determined for U.S. federal income tax purposes and then, to the extent the consideration exceeds such amount, to the remainder of such Claim comprising accrued but unpaid interest, if any (but solely to the extent that interest is an allowable portion of such Allowed Claim).

I. General Distribution Procedures

The Distribution Agent shall make all distributions of Cash or other property required under this Plan, unless this Plan specifically provides otherwise. All Cash and other property held by the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable, for ultimate distribution under this Plan shall not be subject to any claim by any Person.

J. Address for Delivery of Distributions

Distributions to Holders of Allowed Claims, to the extent provided for under this Plan, shall be made (1) at the addresses set forth in any written notices of address change delivered to the Debtor and the Distribution Agent; (2) at the address set forth on any Proofs of Claim Filed by such Holders (to the extent such Proofs of Claim are Filed in the Chapter 11 Case), (2), or (3) at the addresses in the Debtor's books and records.

If there is any conflict or discrepancy between the addresses set forth in (1) through (3) in the foregoing sentence, then (i) the address in Section (2) shall control; (ii) if (2) does not apply, the address in (1) shall control, and (iii) if (1) does not apply, the address in (3) shall control.

K. <u>Undeliverable Distributions and Unclaimed Property</u>

If the distribution to the Holder of any Allowed Claim is returned to the Reorganized Debtor or the Claimant Trust as undeliverable, no further distribution shall be made to such Holder, and Distribution Agent shall not have any obligation to make any further distribution to the Holder, unless and until the Distribution Agent is notified in writing of such Holder's then current address.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 139 of 161

Any Entity that fails to claim any Cash within six months from the date upon which a distribution is first made to such Entity shall forfeit all rights to any distribution under this Plan and such Cash shall thereafter be deemed an Claimant Trust Asset in all respects and for all purposes. Entities that fail to claim Cash shall forfeit their rights thereto and shall have no claim whatsoever against the Debtor's Estate, the Reorganized Debtor, the Claimant Trust, or against any Holder of an Allowed Claim to whom distributions are made by the Distribution Agent.

L. <u>Withholding Taxes</u>

In connection with this Plan, to the extent applicable, the Distribution Agent shall comply with all tax withholding and reporting requirements imposed on them by any Governmental Unit, and all distributions made pursuant to this Plan shall be subject to such withholding and reporting requirements. The Distribution Agent shall be entitled to deduct any U.S. federal, state or local withholding taxes from any Cash payments made with respect to Allowed Claims, as appropriate. As a condition to receiving any distribution under this Plan, the Distribution Agent may require that the Holder of an Allowed Claim entitled to receive a distribution pursuant to this Plan provide such Holder's taxpayer identification number and such other information and certification as may be deemed necessary for the Distribution Agent to comply with applicable tax reporting and withholding laws. If a Holder fails to comply with such a request within one year, such distribution shall be deemed an unclaimed distribution. Any amounts withheld pursuant hereto shall be deemed to have been distributed to and received by the applicable recipient for all purposes of this Plan.

M. Setoffs

The Distribution Agent may, to the extent permitted under applicable law, set off against any Allowed Claim and any distributions to be made pursuant to this Plan on account of such Allowed Claim, the claims, rights and causes of action of any nature that the Debtor, the Reorganized Debtor, or the Distribution Agent may hold against the Holder of such Allowed Claim that are not otherwise waived, released or compromised in accordance with this Plan; *provided, however*, that neither such a setoff nor the allowance of any Claim hereunder shall constitute a waiver or release by the Debtor, the Reorganized Debtor, or the Claimant Trustee of any such claims, rights and causes of action that the Debtor, the Reorganized Debtor, or Claimant Trustee possesses against such Holder. Any Holder of an Allowed Claim subject to such setoff reserves the right to challenge any such setoff in the Bankruptcy Court or any other court with jurisdiction with respect to such challenge.

N. Surrender of Cancelled Instruments or Securities

As a condition precedent to receiving any distribution pursuant to this Plan on account of an Allowed Claim evidenced by negotiable instruments, securities, or notes canceled pursuant to ARTICLE IV of this Plan, the Holder of such Claim will tender the applicable negotiable instruments, securities, or notes evidencing such Claim (or a sworn affidavit identifying the negotiable instruments, securities, or notes formerly held by such Holder and certifying that they have been lost), to the Distribution Agent unless waived in writing by the Distribution Agent.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 140 of

O. Lost, Stolen, Mutilated or Destroyed Securities

In addition to any requirements under any applicable agreement and applicable law, any Holder of a Claim or Equity Interest evidenced by a security or note that has been lost, stolen, mutilated, or destroyed will, in lieu of surrendering such security or note to the extent required by this Plan, deliver to the Distribution Agent: (i) evidence reasonably satisfactory to the Distribution Agent of such loss, theft, mutilation, or destruction; and (ii) such security or indemnity as may be required by the Distribution Agent to hold such party harmless from any damages, liabilities, or costs incurred in treating such individual as a Holder of an Allowed Claim or Equity Interest. Upon compliance with ARTICLE VI.O of this Plan as determined by the Distribution Agent, by a Holder of a Claim evidenced by a security or note, such Holder will, for all purposes under this Plan, be deemed to have surrendered such security or note to the Distribution Agent.

ARTICLE VII. PROCEDURES FOR RESOLVING CONTINGENT, UNLIQUIDATED AND DISPUTED CLAIMS

A. Filing of Proofs of Claim

Unless such Claim appeared in the Schedules and is not listed as disputed, contingent, or unliquidated, or such Claim has otherwise been Allowed or paid, each Holder of a Claim was required to file a Proof of Claim on or prior to the Bar Date.

B. Disputed Claims

Following the Effective Date, each of the Reorganized Debtor or the Claimant Trustee, as applicable, may File with the Bankruptcy Court an objection to the allowance of any Disputed Claim or Disputed Equity Interest, request the Bankruptcy Court subordinate any Claims to Subordinated Claims, or any other appropriate motion or adversary proceeding with respect to the foregoing by the Claims Objection Deadline or, at the discretion of the Reorganized Debtor or Claimant Trustee, as applicable, compromised, settled, withdrew or resolved without further order of the Bankruptcy Court, and (ii) unless otherwise provided in the Confirmation Order, the Reorganized Debtor or the Claimant Trust, as applicable, are authorized to settle, or withdraw any objections to, any Disputed Claim or Disputed Equity Interests following the Effective Date without further notice to creditors (other than the Entity holding such Disputed Claim or Disputed Equity Interest) or authorization of the Bankruptcy Court, in which event such Claim or Equity Interest shall be deemed to be an Allowed Claim or Equity Interest in the amount compromised for purposes of this Plan.

C. Procedures Regarding Disputed Claims or Disputed Equity Interests

No payment or other distribution or treatment shall be made on account of a Disputed Claim or Disputed Equity Interest unless and until such Disputed Claim or Disputed Equity Interest becomes an Allowed Claim or Equity Interests and the amount of such Allowed Claim or Equity Interest, as applicable, is determined by order of the Bankruptcy Court or by stipulation between the Reorganized Debtor or Claimant Trust, as applicable, and the Holder of the Claim or Equity Interest.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 141 of

D. Allowance of Claims and Equity Interests

Following the date on which a Disputed Claim or Disputed Equity Interest becomes an Allowed Claim or Equity Interest after the Distribution Date, the Distribution Agent shall make a distribution to the Holder of such Allowed Claim or Equity Interest in accordance with the Plan.

1. Allowance of Claims

After the Effective Date and subject to the other provisions of this Plan, the Reorganized Debtor or the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any Claim. Except as expressly provided in this Plan or in any order entered in the Chapter 11 Case prior to the Effective Date (including, without limitation, the Confirmation Order), no Claim or Equity Interest will become an Allowed Claim or Equity Interest unless and until such Claim or Equity Interest is deemed Allowed under this Plan or the Bankruptcy Code or the Bankruptcy Court has entered an order, including, without limitation, the Confirmation Order, in the Chapter 11 Case allowing such Claim or Equity Interest.

2. Estimation

Subject to the other provisions of this Plan, the Debtor, prior to the Effective Date, and the Reorganized Debtor or the Claimant Trustee, as applicable, after the Effective Date, may, at any time, request that the Bankruptcy Court estimate (a) any Disputed Claim or Disputed Equity Interest pursuant to applicable law and in accordance with this Plan and (b) any contingent or unliquidated Claim pursuant to applicable law, including, without limitation, section 502(c) of the Bankruptcy Code, and the Bankruptcy Court will retain jurisdiction under 28 U.S.C. §§ 157 and 1334 to estimate any Disputed Claim or Disputed Equity Interest, contingent Claim or unliquidated Claim, including during the litigation concerning any objection to any Claim or Equity Interest or during the pendency of any appeal relating to any such objection. All of the aforementioned objection, estimation and resolution procedures are cumulative and not exclusive of one another. Claims or Equity Interests may be estimated and subsequently compromised, settled, withdrawn or resolved by any mechanism approved by the Bankruptcy Court. The rights and objections of all parties are reserved in connection with any such estimation proceeding.

3. *Disallowance of Claims*

Any Claims or Equity Interests held by Entities from which property is recoverable under sections 542, 543, 550, or 553 of the Bankruptcy Code, or that are a transferee of a transfer avoidable under sections 522(f), 522(h), 544, 545, 547, 548, 549, or 724(a) of the Bankruptcy Code, shall be deemed disallowed pursuant to section 502(d) of the Bankruptcy Code, and holders of such Claims or Interests may not receive any distributions on account of such Claims or Interests until such time as such Causes of Action against that Entity have been settled or a Bankruptcy Court Order with respect thereto has been entered and all sums due, if any, to the Reorganized Debtor or the Claimant Trust, as applicable, by that Entity have been turned over or paid to the Reorganized Debtor or the Claimant Trust, as applicable.

EXCEPT AS OTHERWISE PROVIDED HEREIN OR AS AGREED TO BY THE DEBTOR, REORGANIZED DEBTOR, OR CLAIMANT TRUSTEE, AS APPLICABLE,

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 142 of 161

ANY AND ALL PROOFS OF CLAIM FILED AFTER THE BAR DATE SHALL BE DEEMED DISALLOWED AND EXPUNGED AS OF THE EFFECTIVE DATE WITHOUT ANY FURTHER NOTICE TO OR ACTION, ORDER, OR APPROVAL OF THE BANKRUPTCY COURT, AND HOLDERS OF SUCH CLAIMS MAY NOT RECEIVE ANY DISTRIBUTIONS ON ACCOUNT OF SUCH CLAIMS, UNLESS SUCH LATE PROOF OF CLAIM HAS BEEN DEEMED TIMELY FILED BY A FINAL ORDER.

ARTICLE VIII. EFFECTIVENESS OF THIS PLAN

A. <u>Conditions Precedent to the Effective Date</u>

The Effective Date of this Plan will be conditioned upon the satisfaction or waiver by the Debtor (and, to the extent such condition requires the consent of the Committee, the consent of the Committee with such consent not to be unreasonably withheld), pursuant to the provisions of ARTICLE VIII.B of this Plan of the following:

- This Plan and the Plan Documents, including the Claimant Trust Agreement and the Reorganized Limited Partnership Agreement, and all schedules, documents, supplements and exhibits to this Plan shall have been Filed in form and substance reasonably acceptable to the Debtor and the Committee.
- The Confirmation Order shall have become a Final Order and shall be in form and substance reasonably acceptable to the Debtor and the Committee. The Confirmation Order shall provide that, among other things, (i) the Debtor, the Reorganized Debtor, the Claimant Trustee, or the Litigation Trustee are authorized to take all actions necessary or appropriate to effectuate and consummate this Plan, including, without limitation, (a) entering into, implementing, effectuating, and consummating the contracts, instruments, releases, and other agreements or documents created in connection with or described in this Plan, (b) assuming the Executory Contracts and Unexpired Leases set forth in the Plan Supplement, (c) making all distributions and issuances as required under this Plan; and (d) entering into any transactions as set forth in the Plan Documents; (ii) the provisions of the Confirmation Order and this Plan are nonseverable and mutually dependent; (iii) the implementation of this Plan in accordance with its terms is authorized; (iv) pursuant to section 1146 of the Bankruptcy Code, the delivery of any deed or other instrument or transfer order, in furtherance of, or in connection with this Plan, including any deeds, bills of sale, or assignments executed in connection with any disposition or transfer of Assets contemplated under this Plan, shall not be subject to any Stamp or Similar Tax; and (v) the vesting of the Claimant Trust Assets in the Claimant Trust and the Reorganized Debtor Assets in the Reorganized Debtor, in each case as of the Effective Date free and clear of liens and claims to the fullest extent permissible under applicable law pursuant to section 1141(c) of the Bankruptcy Code except with respect to such Liens, Claims, charges and other encumbrances that are specifically preserved under this Plan upon the Effective Date.
- All documents and agreements necessary to implement this Plan, including without limitation, the Reorganized Limited Partnership Agreement, the Claimant Trust

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 143 of 161

Agreement, and the New GP LLC Documents, in each case in form and substance reasonably acceptable to the Debtor and the Committee, shall have (a) been tendered for delivery, and (b) been effected by, executed by, or otherwise deemed binding upon, all Entities party thereto and shall be in full force and effect. All conditions precedent to such documents and agreements shall have been satisfied or waived pursuant to the terms of such documents or agreements.

- All authorizations, consents, actions, documents, approvals (including any governmental approvals), certificates and agreements necessary to implement this Plan, including, without limitation, the Reorganized Limited Partnership Agreement, the Claimant Trust Agreement, and the New GP LLC Documents, shall have been obtained, effected or executed and delivered to the required parties and, to the extent required, filed with the applicable governmental units in accordance with applicable laws and any applicable waiting periods shall have expired without any action being taken or threatened by any competent authority that would restrain or prevent effectiveness or consummation of the Restructuring.
- The Debtor shall have obtained applicable directors' and officers' insurance coverage that is acceptable to each of the Debtor, the Committee, the Claimant Trust Oversight Committee, the Claimant Trustee and the Litigation Trustee.
- The Professional Fee Reserve shall be funded pursuant to this Plan in an amount determined by the Debtor in good faith.

B. Waiver of Conditions

The conditions to effectiveness of this Plan set forth in this ARTICLE VIII (other than that the Confirmation Order shall have been entered) may be waived in whole or in part by the Debtor (and, to the extent such condition requires the consent of the Committee, the consent of the Committee), without notice, leave or order of the Bankruptcy Court or any formal action other than proceeding to confirm or effectuate this Plan. The failure to satisfy or waive a condition to the Effective Date may be asserted by the Debtor regardless of the circumstances giving rise to the failure of such condition to be satisfied. The failure of the Debtor to exercise any of the foregoing rights will not be deemed a waiver of any other rights, and each right will be deemed an ongoing right that may be asserted at any time by the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable.

C. <u>Dissolution of the Committee</u>

On the Effective Date, the Committee will dissolve, and the members of the Committee and the Committee's Professionals will cease to have any role arising from or relating to the Chapter 11 Case, except in connection with final fee applications of Professionals for services rendered prior to the Effective Date (including the right to object thereto). The Professionals retained by the Committee and the members thereof will not be entitled to assert any fee claims for any services rendered to the Committee or expenses incurred in the service of the Committee after the Effective Date, except for reasonable fees for services rendered, and actual and necessary costs incurred, in connection with any applications for allowance of Professional Fees pending on

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 144 of 161

the Effective Date or filed and served after the Effective Date pursuant to the Plan. Nothing in the Plan shall prohibit or limit the ability of the Debtor's or Committee's Professionals to represent either of the Trustees or to be compensated or reimbursed per the Plan and the Claimant Trust Agreement in connection with such representation.

ARTICLE IX. EXCULPATION, INJUNCTION AND RELATED PROVISIONS

A. General

Notwithstanding anything contained in the Plan to the contrary, the allowance, classification and treatment of all Allowed Claims and Equity Interests and their respective distributions and treatments under the Plan shall take into account the relative priority and rights of the Claims and the Equity Interests in each Class in connection with any contractual, legal and equitable subordination rights relating thereto whether arising under general principles of equitable subordination, section 510 of the Bankruptcy Code, or otherwise.

B. Discharge of Claims

To the fullest extent provided under section 1141(d)(1)(A) and other applicable provisions of the Bankruptcy Code, except as otherwise expressly provided by this Plan or the Confirmation Order, all consideration distributed under this Plan will be in exchange for, and in complete satisfaction, settlement, discharge, and release of, all Claims and Equity Interests of any kind or nature whatsoever against the Debtor or any of its Assets or properties, and regardless of whether any property will have been distributed or retained pursuant to this Plan on account of such Claims or Equity Interests. Except as otherwise expressly provided by this Plan or the Confirmation Order, upon the Effective Date, the Debtor and its Estate will be deemed discharged and released under and to the fullest extent provided under section 1141(d)(1)(A) and other applicable provisions of the Bankruptcy Code from any and all Claims and Equity Interests of any kind or nature whatsoever, including, but not limited to, demands and liabilities that arose before the Confirmation Date, and all debts of the kind specified in section 502(g), 502(h), or 502(i) of the Bankruptcy Code.

C. Exculpation

Subject in all respects to ARTICLE XII.D of this Plan, to the maximum extent permitted by applicable law, no Exculpated Party will have or incur, and each Exculpated Party is hereby exculpated from, any claim, obligation, suit, judgment, damage, demand, debt, right, Cause of Action, remedy, loss, and liability for conduct occurring on or after the Petition Date in connection with or arising out of (i) the filing and administration of the Chapter 11 Case; (ii) the negotiation and pursuit of the Disclosure Statement, the Plan, or the solicitation of votes for, or confirmation of, the Plan; (iii) the funding or consummation of the Plan (including the Plan Supplement) or any related agreements, instruments, or other documents, the solicitation of votes on the Plan, the offer, issuance, and Plan Distribution of any securities issued or to be issued pursuant to the Plan, including the Claimant Trust Interests, whether or not such Plan Distributions occur following the Effective Date; (iv) the implementation of the Plan; and (v) any negotiations, transactions, and documentation in connection with the foregoing clauses (i)-(iv); provided, however, the foregoing

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 145 of

will not apply to (a) any acts or omissions of an Exculpated Party arising out of or related to acts or omissions that constitute bad faith, fraud, gross negligence, criminal misconduct, or willful misconduct or (b) Strand or any Employee other than with respect to actions taken by such Entities from the date of appointment of the Independent Directors through the Effective Date. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, any other applicable law or rules, or any other provisions of this Plan, including ARTICLE IV.C.2, protecting such Exculpated Parties from liability.

D. Releases by the Debtor

On and after the Effective Date, each Released Party is deemed to be, hereby conclusively, absolutely, unconditionally, irrevocably, and forever released and discharged by the Debtor and the Estate, in each case on behalf of themselves and their respective successors, assigns, and representatives, including, but not limited to, the Claimant Trust and the Litigation Sub-Trust from any and all Causes of Action, including any derivative claims, asserted on behalf of the Debtor, whether known or unknown, foreseen or unforeseen, matured or unmatured, existing or hereafter arising, in law, equity, contract, tort or otherwise, that the Debtor or the Estate would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim against, or Interest in, a Debtor or other Person.

Notwithstanding anything contained herein to the contrary, the foregoing release does not release: (i) any obligations of any party under the Plan or any document, instrument, or agreement executed to implement the Plan, (ii) the rights or obligations of any current employee of the Debtor under any employment agreement or plan, (iii) the rights of the Debtor with respect to any confidentiality provisions or covenants restricting competition in favor of the Debtor under any employment agreement with a current or former employee of the Debtor, (iv) any Avoidance Actions, or (v) any Causes of Action arising from willful misconduct, criminal misconduct, actual fraud, or gross negligence of such applicable Released Party as determined by Final Order of the Bankruptcy Court or any other court of competent jurisdiction.

Notwithstanding anything herein to the contrary, any release provided pursuant to this ARTICLE IX.D (i) with respect to a Senior Employee, is conditioned in all respects on (a) such Senior Employee executing a Senior Employee Stipulation on or prior to the Effective Date and (b) the reduction of such Senior Employee's Allowed Claim as set forth in the Senior Employee Stipulation (such amount, the "Reduced Employee Claim"), and (ii) with respect to any Employee, including a Senior Employee, shall be deemed null and void and of no force and effect (1) if there is more than one member of the Claimant Trust Oversight Committee who does not represent entities holding a Disputed or Allowed Claim (the "Independent Members"), the Claimant Trustee and the Independent Members by majority vote determine or (2) if there is only one Independent Member, the Independent Member after discussion with the Claimant Trustee, determines (in each case after discussing with the full Claimant Trust Oversight Committee) that such Employee (regardless of whether the Employee is then currently employed by the Debtor, the Reorganized Debtor, or the Claimant Trustee):

 sues, attempts to sue, or threatens or works with or assists any entity or person to sue, attempt to sue, or threaten the Reorganized Debtor, the Claimant Trust, the Litigation Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 146 of

Sub-Trust, or any of their respective employees or agents, or any Released Party on or in connection with any claim or cause of action arising prior to the Effective Date,

- has taken any action that, impairs or harms the value of the Claimant Trust Assets or the Reorganized Debtor Assets, or
- (x) upon the request of the Claimant Trustee, has failed to provide reasonable assistance in good faith to the Claimant Trustee or the Reorganized Debtor with respect to (1) the monetization of the Claimant Trust Assets or Reorganized Debtor Assets, as applicable, or (2) the resolution of Claims, or (y) has taken any action that impedes or frustrates the Claimant Trustee or the Reorganized Debtor with respect to any of the foregoing.

Provided, however, that the release provided pursuant to this ARTICLE IX.D will vest and the Employee will be indefeasibly released pursuant to this ARTICLE IX.D if such Employee's release has not been deemed null and void and of no force and effect on or prior to the date that is the date of dissolution of the Claimant Trust pursuant to the Claimant Trust Agreement.

By executing the Senior Employee Stipulation embodying this release, each Senior Employee acknowledges and agrees, without limitation, to the terms of this release and the tolling agreement contained in the Senior Employee Stipulation.

The provisions of this release and the execution of a Senior Employee Stipulation will not in any way prevent or limit any Employee from (i) prosecuting its Claims, if any, against the Debtor's Estate, (ii) defending him or herself against any claims or causes of action brought against the Employee by a third party, or (iii) assisting other persons in defending themselves from any Estate Claims brought by the Litigation Trustee (but only with respect to Estate Claims brought by the Litigation Trustee and not collection or other actions brought by the Claimant Trustee).

E. Preservation of Rights of Action

1. <u>Maintenance of Causes of Action</u>

Except as otherwise provided in this Plan, after the Effective Date, the Reorganized Debtor or the Claimant Trust will retain all rights to commence, pursue, litigate or settle, as appropriate, any and all Causes of Action included in the Reorganized Debtor Assets or Claimant Trust Assets, as applicable, whether existing as of the Petition Date or thereafter arising, in any court or other tribunal including, without limitation, in an adversary proceeding Filed in the Chapter 11 Case and, as the successors in interest to the Debtor and the Estate, may, and will have the exclusive right to, enforce, sue on, settle, compromise, transfer or assign (or decline to do any of the foregoing) any or all of the Causes of Action without notice to or approval from the Bankruptcy Court.

2. <u>Preservation of All Causes of Action Not Expressly Settled or Released</u>

Unless a Cause of Action against a Holder of a Claim or an Equity Interest or other Entity is expressly waived, relinquished, released, compromised or settled in this Plan or any Final Order (including, without limitation, the Confirmation Order), such Cause of Action is expressly reserved for later adjudication by the Reorganized Debtor or Claimant Trust, as applicable (including,

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 147 of

without limitation, Causes of Action not specifically identified or of which the Debtor may presently be unaware or that may arise or exist by reason of additional facts or circumstances unknown to the Debtor at this time or facts or circumstances that may change or be different from those the Debtor now believes to exist) and, therefore, no preclusion doctrine, including, without limitation, the doctrines of res judicata, collateral estoppel, issue preclusion, claim preclusion, waiver, estoppel (judicial, equitable or otherwise) or laches will apply to such Causes of Action as a consequence of the confirmation, effectiveness, or consummation of this Plan based on the Disclosure Statement, this Plan or the Confirmation Order, except where such Causes of Action have been expressly released in this Plan or any other Final Order (including, without limitation, the Confirmation Order). In addition, the right of the Reorganized Debtor or the Claimant Trust to pursue or adopt any claims alleged in any lawsuit in which the Debtor is a plaintiff, defendant or an interested party, against any Entity, including, without limitation, the plaintiffs or codefendants in such lawsuits, is expressly reserved.

F. Injunction

Upon entry of the Confirmation Order, all Enjoined Parties are and shall be permanently enjoined, on and after the Effective Date, from taking any actions to interfere with the implementation or consummation of the Plan.

Except as expressly provided in the Plan, the Confirmation Order, or a separate order of the Bankruptcy Court, all Enjoined Parties are and shall be permanently enjoined, on and after the Effective Date, with respect to any Claims and Equity Interests, from directly or indirectly (i) commencing, conducting, or continuing in any manner any suit, action, or other proceeding of any kind (including any proceeding in a judicial, arbitral, administrative or other forum) against or affecting the Debtor or the property of the Debtor, (ii) enforcing, levying, attaching (including any prejudgment attachment), collecting, or otherwise recovering, enforcing, or attempting to recover or enforce, by any manner or means, any judgment, award, decree, or order against the Debtor or the property of the Debtor, (iii) creating, perfecting, or otherwise enforcing in any manner, any security interest, lien or encumbrance of any kind against the Debtor or the property of the Debtor, (iv) asserting any right of setoff, directly or indirectly, against any obligation due to the Debtor or against property or interests in property of the Debtor, except to the limited extent permitted under Sections 553 and 1141 of the Bankruptcy Code, and (v) acting or proceeding in any manner, in any place whatsoever, that does not conform to or comply with the provisions of the Plan.

The injunctions set forth herein shall extend to, and apply to any act of the type set forth in any of clauses (i)-(v) of the immediately preceding paragraph against any successors of the Debtor, including, but not limited to, the Reorganized Debtor, the Litigation Sub-Trust, and the Claimant Trust and their respective property and interests in property.

Subject in all respects to ARTICLE XII.D, no Enjoined Party may commence or pursue a claim or cause of action of any kind against any Protected Party that arose or arises from or is related to the Chapter 11 Case, the negotiation of the Plan, the administration of the Plan or property to be distributed under the Plan, the wind down of the business of the Debtor or Reorganized Debtor, the administration of the Claimant Trust or the Litigation Sub-Trust, or the transactions in furtherance of the foregoing without the Bankruptcy Court

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 148 of 161

(i) first determining, after notice and a hearing, that such claim or cause of action represents a colorable claim of any kind, including, but not limited to, negligence, bad faith, criminal misconduct, willful misconduct, fraud, or gross negligence against a Protected Party and (ii) specifically authorizing such Enjoined Party to bring such claim or cause of action against any such Protected Party; provided, however, the foregoing will not apply to a claim or cause of action against Strand or against any Employee other than with respect to actions taken, respectively, by Strand or by such Employee from the date of appointment of the Independent Directors through the Effective Date. The Bankruptcy Court will have sole and exclusive jurisdiction to determine whether a claim or cause of action is colorable and, only to the extent legally permissible and as provided for in ARTICLE XI, shall have jurisdiction to adjudicate the underlying colorable claim or cause of action.

G. Duration of Injunctions and Stays

ARTICLE II. Unless otherwise provided in this Plan, in the Confirmation Order, or in a Final Order of the Bankruptcy Court, (i) all injunctions and stays entered during the Chapter 11 Case and in existence on the Confirmation Date shall remain in full force and effect in accordance with their terms; and (ii) the automatic stay arising under section 362 of the Bankruptcy Code shall remain in full force and effect subject to Section 362(c) of the Bankruptcy Code, and to the extent necessary if the Debtor does not receive a discharge, the Court will enter an equivalent order under Section 105.

H. Continuance of January 9 Order

Unless otherwise provided in this Plan, in the Confirmation Order, or in a Final Order of the Bankruptcy Court, the restrictions set forth in paragraphs 9 and 10 of the *Order Approving Settlement with Official Committee of Unsecured Creditors Regarding Governance of the Debtor and Procedures for Operations in the Ordinary Course*, entered by the Bankruptcy Court on January 9, 2020 [D.I. 339] shall remain in full force and effect following the Effective Date.

ARTICLE X. BINDING NATURE OF PLAN

On the Effective Date, and effective as of the Effective Date, the Plan, including, without limitation, the provisions in ARTICLE IX, will bind, and will be deemed binding upon, all Holders of Claims against and Equity Interests in the Debtor and such Holder's respective successors and assigns, to the maximum extent permitted by applicable law, notwithstanding whether or not such Holder will receive or retain any property or interest in property under the Plan. All Claims and Debts shall be fixed and adjusted pursuant to this Plan. The Plan shall also bind any taxing authority, recorder of deeds, or similar official for any county, state, Governmental Unit or parish in which any instrument related to the Plan or related to any transaction contemplated thereby is to be recorded with respect to nay taxes of the kind specified in Bankruptcy Code section 1146(a).

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 149 of 161

ARTICLE XI. RETENTION OF JURISDICTION

Pursuant to sections 105 and 1142 of the Bankruptcy Code and notwithstanding the entry of the Confirmation Order and the occurrence of the Effective Date, the Bankruptcy Court shall, after the Effective Date, retain such jurisdiction over the Chapter 11 Case and all Entities with respect to all matters related to the Chapter 11 Case, the Reorganized Debtor, the Claimant Trust, and this Plan to the maximum extent legally permissible, including, without limitation, jurisdiction to:

- allow, disallow, determine, liquidate, classify, estimate or establish the priority, secured, unsecured, or subordinated status of any Claim or Equity Interest, including, without limitation, the resolution of any request for payment of any Administrative Expense Claim and the resolution of any and all objections to the allowance or priority of any Claim or Equity Interest;
- grant or deny any applications for allowance of compensation or reimbursement of expenses authorized pursuant to the Bankruptcy Code or this Plan, for periods ending on or before the Effective Date; *provided*, *however*, that, from and after the Effective Date, the Reorganized Debtor shall pay Professionals in the ordinary course of business for any work performed after the Effective Date subject to the terms of this Plan and the Confirmation Order, and such payment shall not be subject to the approval of the Bankruptcy Court;
- resolve any matters related to the assumption, assignment or rejection of any Executory
 Contract or Unexpired Lease to which the Debtor is party or with respect to which the
 Debtor, Reorganized Debtor, or Claimant Trust may be liable and to adjudicate and, if
 necessary, liquidate, any Claims arising therefrom, including, without limitation, any
 dispute regarding whether a contract or lease is or was executory or expired;
- make any determination with respect to a claim or cause of action against a Protected Party as set forth in ARTICLE IX;
- resolve any claim or cause of action against an Exculpated Party or Protected Party arising from or related to the Chapter 11 Case, the negotiation of this Plan, the administration of the Plan or property to be distributed under the Plan, the wind down of the business of the Debtor or Reorganized Debtor, or the transactions in furtherance of the foregoing;
- if requested by the Reorganized Debtor or the Claimant Trustee, authorize, approve, and allow any sale, disposition, assignment or other transfer of the Reorganized Debtor Assets or Claimant Trust Assets, including any break-up compensation or expense reimbursement that may be requested by a purchaser thereof; provided, however, that neither the Reorganized Debtor nor the Claimant Trustee shall be required to seek such authority or approval from the Bankruptcy Court unless otherwise specifically required by this Plan or the Confirmation Order;

- if requested by the Reorganized Debtor or the Claimant Trustee, authorize, approve, and allow any borrowing or the incurrence of indebtedness, whether secured or unsecured by the Reorganized Debtor or Claimant Trust; *provided, however*, that neither the Reorganized Debtor nor the Claimant Trustee shall be required to seek such authority or approval from the Bankruptcy Court unless otherwise specifically required by this Plan or the Confirmation Order;
- resolve any issues related to any matters adjudicated in the Chapter 11 Case;
- ensure that distributions to Holders of Allowed Claims and Allowed Equity Interests are accomplished pursuant to the provisions of this Plan;
- decide or resolve any motions, adversary proceedings, contested or litigated matters and any other Causes of Action (including Estate Claims) that are pending as of the Effective Date or that may be commenced in the future, including approval of any settlements, compromises, or other resolutions as may be requested by the Debtor, the Reorganized Debtor, the Claimant Trustee, or the Litigation Trustee whether under Bankruptcy Rule 9019 or otherwise, and grant or deny any applications involving the Debtor that may be pending on the Effective Date or instituted by the Reorganized Debtor, the Claimant Trustee, or Litigation Trustee after the Effective Date, provided that the Reorganized Debtor, the Claimant Trustee, and the Litigation Trustee shall reserve the right to commence actions in all appropriate forums and jurisdictions;
- enter such orders as may be necessary or appropriate to implement, effectuate, or consummate the provisions of this Plan, the Plan Documents, and all other contracts, instruments, releases, and other agreements or documents adopted in connection with this Plan, the Plan Documents, or the Disclosure Statement;
- resolve any cases, controversies, suits or disputes that may arise in connection with the implementation, effectiveness, consummation, interpretation, or enforcement of this Plan or any Entity's obligations incurred in connection with this Plan;
- issue injunctions and enforce them, enter and implement other orders or take such other actions as may be necessary or appropriate to restrain interference by any Entity with implementation, effectiveness, consummation, or enforcement of this Plan, except as otherwise provided in this Plan;
- enforce the terms and conditions of this Plan and the Confirmation Order;
- resolve any cases, controversies, suits or disputes with respect to the release, exculpation, indemnification, and other provisions contained herein and enter such orders or take such others actions as may be necessary or appropriate to implement or enforce all such releases, injunctions and other provisions;
- enter and implement such orders or take such others actions as may be necessary or appropriate if the Confirmation Order is modified, stayed, reversed, revoked or vacated;

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 151 of

- resolve any other matters that may arise in connection with or relate to this Plan, the
 Disclosure Statement, the Confirmation Order, the Plan Documents, or any contract,
 instrument, release, indenture or other agreement or document adopted in connection
 with this Plan or the Disclosure Statement; and
- enter an order concluding or closing the Chapter 11 Case after the Effective Date.

ARTICLE XII. MISCELLANEOUS PROVISIONS

A. <u>Payment of Statutory Fees and Filing of Reports</u>

All outstanding Statutory Fees shall be paid on the Effective Date. All such fees payable, and all such fees that become due and payable, after the Effective Date shall be paid by the Reorganized Debtor when due or as soon thereafter as practicable until the Chapter 11 Case is closed, converted, or dismissed. The Claimant Trustee shall File all quarterly reports due prior to the Effective Date when they become due, in a form reasonably acceptable to the U.S. Trustee. After the Effective Date, the Claimant Trustee shall File with the Bankruptcy Court quarterly reports when they become due, in a form reasonably acceptable to the U.S. Trustee. The Reorganized Debtor shall remain obligated to pay Statutory Fees to the Office of the U.S. Trustee until the earliest of the Debtor's case being closed, dismissed, or converted to a case under chapter 7 of the Bankruptcy Code.

B. <u>Modification of Plan</u>

Effective as of the date hereof and subject to the limitations and rights contained in this Plan: (a) the Debtor reserves the right, in accordance with the Bankruptcy Code and the Bankruptcy Rules, to amend or modify this Plan prior to the entry of the Confirmation Order with the consent of the Committee, such consent not to be unreasonably withheld; and (b) after the entry of the Confirmation Order, the Debtor may, after notice and hearing and entry of an order of the Bankruptcy Court, amend or modify this Plan, in accordance with section 1127(b) of the Bankruptcy Code or remedy any defect or omission or reconcile any inconsistency in this Plan in such manner as may be necessary to carry out the purpose and intent of this Plan.

C. Revocation of Plan

The Debtor reserves the right to revoke or withdraw this Plan prior to the Confirmation Date and to File a subsequent chapter 11 plan with the consent of the Committee. If the Debtor revokes or withdraws this Plan prior to the Confirmation Date, then: (i) this Plan shall be null and void in all respects; (ii) any settlement or compromise embodied in this Plan, assumption of Executory Contracts or Unexpired Leases effected by this Plan and any document or agreement executed pursuant hereto shall be deemed null and void except as may be set forth in a separate order entered by the Bankruptcy Court; and (iii) nothing contained in this Plan shall: (a) constitute a waiver or release of any Claims by or against, or any Equity Interests in, the Debtor or any other Entity; (b) prejudice in any manner the rights of the Debtor or any other Entity; or (c) constitute an admission, acknowledgement, offer or undertaking of any sort by the Debtor or any other Entity.

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 152 of 161

D. Obligations Not Changed

Notwithstanding anything in this Plan to the contrary, nothing herein will affect or otherwise limit or release any non-Debtor Entity's (including any Exculpated Party's) duties or obligations, including any contractual and indemnification obligations, to the Debtor, the Reorganized Debtor, or any other Entity whether arising under contract, statute, or otherwise.

E. Entire Agreement

Except as otherwise described herein, this Plan supersedes all previous and contemporaneous negotiations, promises, covenants, agreements, understandings, and representations on such subjects, all of which have become merged and integrated into this Plan.

F. Closing of Chapter 11 Case

The Claimant Trustee shall, after the Effective Date and promptly after the full administration of the Chapter 11 Case, File with the Bankruptcy Court all documents required by Bankruptcy Rule 3022 and any applicable order of the Bankruptcy Court to close the Chapter 11 Case.

G. Successors and Assigns

This Plan shall be binding upon and inure to the benefit of the Debtor and its successors and assigns, including, without limitation, the Reorganized Debtor and the Claimant Trustee. The rights, benefits, and obligations of any Person or Entity named or referred to in this Plan shall be binding on, and shall inure to the benefit of, any heir, executor, administrator, successor, or assign of such Person or Entity.

H. Reservation of Rights

Except as expressly set forth herein, this Plan shall have no force or effect unless and until the Bankruptcy Court enters the Confirmation Order and the Effective Date occurs. Neither the filing of this Plan, any statement or provision contained herein, nor the taking of any action by the Debtor, the Reorganized Debtor, the Claimant Trustee, or any other Entity with respect to this Plan shall be or shall be deemed to be an admission or waiver of any rights of: (1) the Debtor, the Reorganized Debtor, or the Claimant Trustee with respect to the Holders of Claims or Equity Interests or other Entity; or (2) any Holder of a Claim or an Equity Interest or other Entity prior to the Effective Date.

Neither the exclusion or inclusion by the Debtor of any contract or lease on any exhibit, schedule, or other annex to this Plan or in the Plan Documents, nor anything contained in this Plan, will constitute an admission by the Debtor that any such contract or lease is or is not an executory contract or lease or that the Debtor, the Reorganized Debtor, the Claimant Trustee, or their respective Affiliates has any liability thereunder.

Except as explicitly provided in this Plan, nothing herein shall waive, excuse, limit, diminish, or otherwise alter any of the defenses, claims, Causes of Action, or other rights of the

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 153 of

Debtor, the Reorganized Debtor, or the Claimant Trustee under any executory or non-executory contract.

Nothing in this Plan will increase, augment, or add to any of the duties, obligations, responsibilities, or liabilities of the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, under any executory or non-executory contract or lease.

If there is a dispute regarding whether a contract or lease is or was executory at the time of its assumption under this Plan, the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, shall have thirty (30) days following entry of a Final Order resolving such dispute to alter their treatment of such contract.

I. Further Assurances

The Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, all Holders of Claims and Equity Interests receiving distributions hereunder, and all other Entities shall, from time to time, prepare, execute and deliver any agreements or documents and take any other actions as may be necessary or advisable to effectuate the provisions and intent of this Plan or the Confirmation Order. On or before the Effective Date, the Debtor shall File with the Bankruptcy Court all agreements and other documents that may be necessary or appropriate to effectuate and further evidence the terms and conditions hereof.

J. <u>Severability</u>

If, prior to the Confirmation Date, any term or provision of this Plan is determined by the Bankruptcy Court to be invalid, void, or unenforceable, the Bankruptcy Court will have the power to alter and interpret such term or provision to make it valid or enforceable to the maximum extent practicable, consistent with the original purpose of the term or provision held to be invalid, void, or unenforceable, and such term or provision will then be applicable as altered or interpreted. Notwithstanding any such holding, alteration or interpretation, the remainder of the terms and provisions of this Plan will remain in full force and effect and will in no way be affected, impaired, or invalidated by such holding, alteration, or interpretation. The Confirmation Order will constitute a judicial determination and will provide that each term and provision of this Plan, as it may have been altered or interpreted in accordance with the foregoing, is valid and enforceable pursuant to its terms.

K. Service of Documents

All notices, requests, and demands to or upon the Debtor, the Reorganized Debtor, or the Claimant Trustee to be effective shall be in writing and, unless otherwise expressly provided herein, shall be deemed to have been duly given or made when actually delivered addressed as follows:

If to the Claimant Trust:

Highland Claimant Trust c/o Highland Capital Management, L.P. 300 Crescent Court, Suite 700 Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 154 of 161

Dallas, Texas 75201

Attention: James P. Seery, Jr.

If to the Debtor:

Highland Capital Management, L.P. 300 Crescent Court, Suite 700 Dallas, Texas 75201 Attention: James P. Seery, Jr.

with copies to:

Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067 Telephone: (310) 277-6910 Facsimile: (310) 201-0760 Attn: Jeffrey N. Pomerantz, Esq. Ira D. Kharasch, Esq.

Gregory V. Demo, Esq.

If to the Reorganized Debtor:

Highland Capital Management, L.P. 300 Crescent Court, Suite 700 Dallas, Texas 75201 Attention: James P. Seery, Jr.

with copies to:

Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067 Attn: Jeffrey N. Pomerantz, Esq. Ira D. Kharasch, Esq. Gregory V. Demo, Esq.

L. <u>Exemption from Certain Transfer Taxes Pursuant to Section 1146(a) of the Bankruptcy Code</u>

To the extent permitted by applicable law, pursuant to section 1146(a) of the Bankruptcy Code, any transfers of property pursuant hereto shall not be subject to any Stamp or Similar Tax or governmental assessment in the United States, and the Confirmation Order shall direct the appropriate federal, state or local governmental officials or agents or taxing authority to forego the collection of any such Stamp or Similar Tax or governmental assessment and to accept for filing and recordation instruments or other documents pursuant to such transfers of property without the payment of any such Stamp or Similar Tax or governmental assessment. Such exemption specifically applies, without limitation, to (i) all actions, agreements and documents necessary to

Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 155 of 161

evidence and implement the provisions of and the distributions to be made under this Plan; (ii) the maintenance or creation of security or any Lien as contemplated by this Plan; and (iii) assignments, sales, or transfers executed in connection with any transaction occurring under this Plan.

M. Governing Law

Except to the extent that the Bankruptcy Code, the Bankruptcy Rules or other federal law is applicable, or to the extent that an exhibit or schedule to this Plan provides otherwise, the rights and obligations arising under this Plan shall be governed by, and construed and enforced in accordance with, the laws of Texas, without giving effect to the principles of conflicts of law of such jurisdiction; *provided*, *however*, that corporate governance matters relating to the Debtor, the Reorganized Debtor, New GP LLC, or the Claimant Trust, as applicable, shall be governed by the laws of the state of organization of the Debtor, the Reorganized Debtor, New GP LLC, or the Claimant Trustee, as applicable.

N. Tax Reporting and Compliance

The Debtor is hereby authorized to request an expedited determination under section 505(b) of the Bankruptcy Code of the tax liability of the Debtor is for all taxable periods ending after the Petition Date through, and including, the Effective Date.

O. Exhibits and Schedules

All exhibits and schedules to this Plan, if any, including the Exhibits and the Plan Documents, are incorporated and are a part of this Plan as if set forth in full herein.

P. Controlling Document

In the event of an inconsistency between this Plan and any other instrument or document created or executed pursuant to this Plan, or between this Plan and the Disclosure Statement, this Plan shall control. The provisions of this Plan, the Disclosure Statement, and any Plan Document, on the one hand, and of the Confirmation Order, on the other hand, shall be construed in a manner consistent with each other so as to effectuate the purposes of each; *provided*, *however*, that if there is determined to be any inconsistency between any provision of this Plan, the Disclosure Statement, and any Plan Document, on the one hand, and any provision of the Confirmation Order, on the other hand, that cannot be so reconciled, then, solely to the extent of such inconsistency, the provisions of the Confirmation Order shall govern, and any such provisions of the Confirmation Order shall be deemed a modification of this Plan, the Disclosure Statement, and the Plan Documents, as applicable.

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Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 156 of 161

Dated: January 22, 2021

Respectfully submitted,

HIGHLAND CAPITAL MANAGEMENT, L.P.

James P. Seery, Jr.

Chief Executive Officer and Chief Restructuring Officer

Prepared by:

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and

HAYWARD & ASSOCIATES PLLC

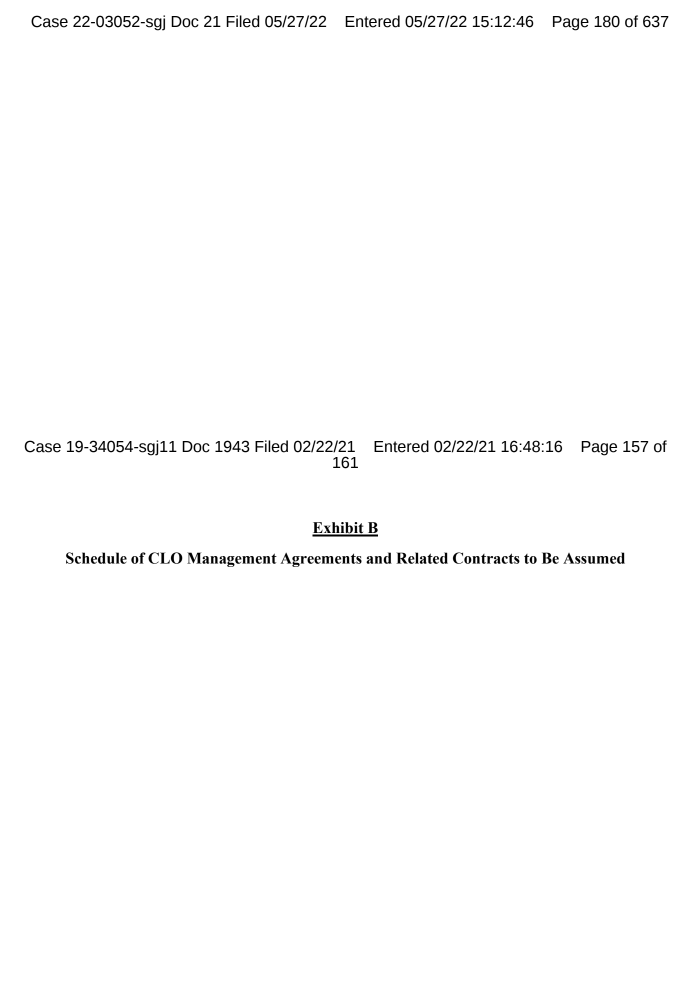
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Case 19-34054-sgj11 Doc 1943 Filed 02/22/21 Entered 02/22/21 16:48:16 Page 158 of 161

Schedule of CLO Management Agreements and Related Contracts to Be Assumed

- 1. Servicing Agreement, dated December 20, 2007, by and among Greenbriar CLO, Ltd., and Highland Capital Management, L.P.
- 2. Investment Management Agreement, dated November 1, 2007, by and between Longhorn Credit Funding, LLC, and Highland Capital Management, L.P. (as amended)
- 3. Reference Portfolio Management Agreement, dated August 1, 2016, by and between Highland Capital Management, L.P., and Valhalla CLO, Ltd.
- 4. Collateral Servicing Agreement, dated December 20, 2006, by and among Highland Park CDO I, Ltd., and Highland Capital Management, L.P.
- 5. Portfolio Management Agreement, dated March 15, 2005, by and among Southfork CLO Ltd., and Highland Capital Management, L.P.
- 6. Amended and Restated Portfolio Management Agreement, dated November 30, 2005, by and among Jaspar CLO Ltd., and Highland Capital Management, L.P.
- 7. Servicing Agreement, dated May 31, 2007, by and among Westchester CLO, Ltd., and Highland Capital Management, L.P.
- 8. Servicing Agreement, dated May 10, 2006, by and among Rockwall CDO Ltd. and Highland Capital Management, L.P. (as amended)
- 9. Portfolio Management Agreement, dated December 8, 2005, by and between Liberty CLO, Ltd., and Highland Capital Management, L.P.
- 10. Servicing Agreement, dated March 27, 2008, by and among Aberdeen Loan Funding, Ltd., and Highland Capital Management, L.P.
- 11. Servicing Agreement, dated May 9, 2007, by and among Rockwall CDO II Ltd. and Highland Capital Management, L.P.
- 12. Collateral Management Agreement, by and between, Highland Loan Funding V Ltd. and Highland Capital Management, L.P., dated August 1, 2001.
- 13. Collateral Management Agreement, dated August 18, 1999, by and between Highland Legacy Limited and Highland Capital Management, L.P.
- 14. Servicing Agreement, dated November 30, 2006, by and among Grayson CLO Ltd., and Highland Capital Management, L.P. (as amended)
- 15. Servicing Agreement, dated October 25, 2007, by and among Stratford CLO Ltd., and Highland Capital Management, L.P.
- 16. Servicing Agreement, dated August 3, 2006, by and among Red River CLO Ltd., and Highland Capital Management, L.P. (as amended)
- 17. Servicing Agreement, dated December 21, 2006, by and among Brentwood CLO, Ltd., and Highland Capital Management, L.P.
- 18. Servicing Agreement, dated March 13, 2007, by and among Eastland CLO Ltd., and Highland Capital Management, L.P.

- 19. Portfolio Management, Agreement, dated October 13, 2005, by and among Gleneagles CLO, Ltd., and Highland Capital Management, L.P.
- 20. Members' Agreement and Amendment, dated November 15, 2017, by and between Highland CLO Funding, Ltd. and Highland Capital Management, L.P.
- 21. Collateral Management Agreement, dated May 19, 1998, by and between Pam Capital Funding LP, Ranger Asset Mgt LP and Highland Capital Management, L.P.
- 22. Collateral Management Agreement, dated August 6, 1997, by and between Pamco Cayman Ltd., Ranger Asset Mgt LP and Highland Capital Management, L.P.
- 23. Amendment No. 1 to Servicing Agreement, October 2, 2007, between Highland Capital Management, L.P. and Red River CLO Ltd. et al
- 24. Interim Collateral Management Agreement, June 15, 2005, between Highland Capital Management, L.P. and Rockwall CDO Ltd
- 25. Amendment No. 1 to Servicing Agreement, October 2, 2007, between Highland Capital Management, L.P. and Rockwall CDO Ltd
- 26. Collateral Servicing Agreement dated December 20, 2006, between Highland Capital Management, L.P. and Highland Park CDO I, Ltd.; The Bank of New York Trust Company, National Association
- 27. Representations and Warranties Agreement, dated December 20, 2006, between Highland Capital Management, L.P. and Highland Park CDO I, Ltd.
- 28. Collateral Administration Agreement, dated March 27, 2008, between Highland Capital Management, L.P. and Aberdeen Loan Funding, Ltd.; State Street Bank and Trust Company
- 29. Collateral Administration Agreement, dated December 20, 2007, between Highland Capital Management, L.P. and Greenbriar CLO, Ltd.; State Street Bank and Trust Company
- 30. Collateral Acquisition Agreement, dated March 13, 2007, between Highland Capital Management, L.P. and Eastland CLO, Ltd
- 31. Collateral Administration Agreement, dated March 13, 2007, between Highland Capital Management, L.P. and Eastland CLO, Ltd. and Investors Bank and Trust Company
- 32. Collateral Administration Agreement, dated October 13, 2005, between Highland Capital Management, L.P. and Gleneagles CLO, Ltd.; JPMorgan Chase Bank, National Association
- 33. Collateral Acquisition Agreement, dated November 30, 2006, between Highland Capital Management, L.P. and Grayson CLO, Ltd.
- 34. Collateral Administration Agreement, dated November 30, 2006, between Highland Capital Management, L.P. and Grayson CLO, Ltd.; Investors Bank & Trust Company
- 35. Collateral Acquisition Agreement, dated August 3, 2006, between Highland Capital Management, L.P. and Red River CLO, Ltd.

- 36. Collateral Administration Agreement, dated August 3, 2006, between Highland Capital Management, L.P. and Red River CLO, Ltd.; U.S. Bank National Association
- 37. Master Warehousing and Participation Agreement, dated April 19, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; Highland Special Opportunities Holding Company
- 38. Master Warehousing and Participation Agreement, dated February 2, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 39. Master Warehousing and Participation Agreement (Amendment No. 2), dated May 5, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 40. Master Warehousing and Participation Agreement (Amendment No. 1), dated April 12, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 41. Master Warehousing and Participation Agreement (Amendment No. 3), dated June 22, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 42. Master Warehousing and Participation Agreement (Amendment No. 4), dated July 17, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 43. Collateral Administration Agreement, dated February 2, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; U.S. Bank National Association; IXIS Financial Products Inc.
- 44. Collateral Administration Agreement, dated April 18, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; Highland Special Opportunities Holding Company; U.S. Bank National Association
- 45. Master Participation Agreement, dated June 5, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; Grand Central Asset Trust
- 46. A&R Asset Acquisition Agreement, dated July 18, 2001, between Highland Capital Management, L.P. and Salomon Smith Barney Inc.; Highland Loan Funding V Ltd.
- 47. A&R Master Participation Agreement, dated July 18, 2001, between Highland Capital Management, L.P. and Salomon Brothers Holding Company; Highland Loan Funding V Ltd.
- 48. Collateral Acquisition Agreement, dated June 29, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd.
- 49. Collateral Administration Agreement, dated June 29, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd.; JPMorgan Chase Bank, National Association
- 50. Master Warehousing and Participation Agreement, dated March 24, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd; MMP-5 Funding, LLC; and IXIS Financial Products Inc.

- 51. Master Warehousing and Participation Agreement (Amendment No. 1), dated May 16, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd; MMP-5 Funding, LLC; and IXIS Financial Products Inc.
- 52. Collateral Administration Agreement, dated December 8, 2005, between Highland Capital Management, L.P. and Liberty CLO Ltd.
- 53. Collateral Administration Agreement, dated May 10, 2006, between Highland Capital Management, L.P. and Rockwall CDO Ltd; JPMorgan Chase Bank, National Association
- 54. Collateral Administration Agreement, dated May 9, 2007, between Highland Capital Management, L.P. and Rockwall CDO II, Ltd.; Investors Bank & Trust Company
- 55. Collateral Administration Agreement, dated March 15, 2005, between Highland Capital Management, L.P. and Southfork CLO Ltd.; JPMorgan Chase Bank, National Association
- 56. Collateral Administration Agreement, dated October 25, 2007, between Highland Capital Management, L.P. and Stratford CLO Ltd.; State Street
- 57. Collateral Administration Agreement, dated August 18, 2004, between Highland Capital Management, L.P. and Valhalla CLO, Ltd.; JPMorgan Chase Bank
- 58. Collateral Acquisition Agreement, dated May 31, 2007, between Highland Capital Management, L.P. and Westchester CLO, Ltd.
- 59. Collateral Administration Agreement, dated May 31, 2007, between Highland Capital Management, L.P. and Westchester CLO, Ltd.; Investors Bank & Trust Company
- 60. Collateral Administration Agreement, dated December 21, 2006, between Highland Capital Management, L.P. and Brentwood CLO, Ltd.; Investors Bank & Trust Company

EXHIBIT 4

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21

18.59.39 Page 1 of 66 Docket #1808 Date Filed: 01/22/2021 Entered 01/22/21 18:50:30

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

In re:) Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,1) Case No. 19-34054-sgj11
Debtor.)
)

FIFTH AMENDED PLAN OF REORGANIZATION OF HIGHLAND **CAPITAL MANAGEMENT, L.P. (AS MODIFIED)**

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The Debtor's last four digits of its taxpayer identification number are (6725). The headquarters and service address for the above-captioned Debtor is 300 Crescent Court, Suite 700, Dallas, TX 75201.



ARTICLE I.	RULES OF INTERPRETATION, COMPUTATION OF TIME, GOVERNING LAW AND DEFINED TERMS	1
A.	Rules of Interpretation, Computation of Time and Governing Law	1
В.	Defined Terms	2
ARTICLE II.	ADMINISTRATIVE EXPENSES AND PRIORITY TAX CLAIMS	16
A.	Administrative Expense Claims	16
B.	Professional Fee Claims	17
C.	Priority Tax Claims	18
ARTICLE III	I. CLASSIFICATION AND TREATMENT OF CLASSIFIED CLAIMS AND EQUITY INTERESTS	18
A.	Summary	18
В.	Summary of Classification and Treatment of Classified Claims and Equity Interests	19
C.	Elimination of Vacant Classes	19
D.	Impaired/Voting Classes	19
E.	Unimpaired/Non-Voting Classes	19
F.	Impaired/Non-Voting Classes	19
G.	Cramdown	19
Н.	Classification and Treatment of Claims and Equity Interests	20
I.	Special Provision Governing Unimpaired Claims	24
J.	Subordinated Claims	25
ARTICLE IV	Y. MEANS FOR IMPLEMENTATION OF THIS PLAN	25
A.	Summary	25
B.	The Claimant Trust	26
1.	Creation and Governance of the Claimant Trust and Litigation Sub- Trust	26
2.	Claimant Trust Oversight Committee	27

		Page
3.	Purpose of the Claimant Trust	27
4.	Purpose of the Litigation Sub-Trust	28
5.	Claimant Trust Agreement and Litigation Sub-Trust Agreement	28
6.	Compensation and Duties of Trustees.	29
7.	Cooperation of Debtor and Reorganized Debtor	30
8.	United States Federal Income Tax Treatment of the Claimant Trust	30
9.	Tax Reporting	30
10.	Claimant Trust Assets.	31
11.	Claimant Trust Expenses.	31
12.	Trust Distributions to Claimant Trust Beneficiaries	31
<i>13</i> .	Cash Investments.	31
14.	Dissolution of the Claimant Trust and Litigation Sub-Trust	32
C.	The Reorganized Debtor	32
1.	Corporate Existence	32
2.	Cancellation of Equity Interests and Release	33
3.	Issuance of New Partnership Interests	33
4.	Management of the Reorganized Debtor	33
<i>5</i> .	Vesting of Assets in the Reorganized Debtor	34
6.	Purpose of the Reorganized Debtor	34
7.	Distribution of Proceeds from the Reorganized Debtor Assets; Transfer of Reorganized Debtor Assets	34
D.	Company Action	34
E.	Release of Liens, Claims and Equity Interests	35
F.	Cancellation of Notes, Certificates and Instruments	36
G.	Cancellation of Existing Instruments Governing Security Interests	36

		Page
Н.	Control Provisions	36
I.	Treatment of Vacant Classes	36
J.	Plan Documents	36
K.	Highland Capital Management, L.P. Retirement Plan and Trust	37
ARTICLE V	7. TREATMENT OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES	37
A.	Assumption, Assignment, or Rejection of Executory Contracts and Unexpired Leases	37
B.	Claims Based on Rejection of Executory Contracts or Unexpired Leases	38
C.	Cure of Defaults for Assumed or Assigned Executory Contracts and Unexpired Leases	39
ARTICLE V	/I. PROVISIONS GOVERNING DISTRIBUTIONS	39
A.	Dates of Distributions	39
B.	Distribution Agent	40
C.	Cash Distributions	41
D.	Disputed Claims Reserve	41
E.	Distributions from the Disputed Claims Reserve	41
F.	Rounding of Payments	41
G.	De Minimis Distribution	41
Н.	Distributions on Account of Allowed Claims	42
I.	General Distribution Procedures	42
J.	Address for Delivery of Distributions	42
K.	Undeliverable Distributions and Unclaimed Property	42
L.	Withholding Taxes	43
M.	Setoffs	43

		<u>Page</u>
N.	Surrender of Cancelled Instruments or Securities	43
O.	Lost, Stolen, Mutilated or Destroyed Securities	43
ARTICLE V	II. PROCEDURES FOR RESOLVING CONTINGENT, UNLIQUIDATED AND DISPUTED CLAIMS	44
A.	Filing of Proofs of Claim	44
B.	Disputed Claims	44
C.	Procedures Regarding Disputed Claims or Disputed Equity Interests	44
D.	Allowance of Claims and Equity Interests	44
1.	Allowance of Claims	45
2.	Estimation	45
3.	Disallowance of Claims	45
ARTICLE V	III. EFFECTIVENESS OF THIS PLAN	46
A.	Conditions Precedent to the Effective Date	46
B.	Waiver of Conditions	47
C.	Effect of Non-Occurrence of Conditions to EffectivenessError! Bookmar	k not defined.
D.	Dissolution of the Committee	47
ARTICLE IX	X. EXCULPATION, INJUNCTION AND RELATED PROVISIONS	48
A.	General	48
B.	Discharge of Claims	48
C.	Exculpation	48
D.	Releases by the Debtor	49
E.	Preservation of Rights of Action	50
1.	Maintenance of Causes of Action	50
2.	Preservation of All Causes of Action Not Expressly Settled or Released	50
F.	Injunction	51

		Page
G.	Term of Injunctions or Stays	52
Н.	Continuance of January 9 Order	52
ARTICLE X.	BINDING NATURE OF PLAN	52
ARTICLE XI	. RETENTION OF JURISDICTION	53
ARTICLE XI	I. MISCELLANEOUS PROVISIONS	55
A.	Payment of Statutory Fees and Filing of Reports	55
В.	Modification of Plan	55
C.	Revocation of Plan	55
D.	Obligations Not Changed	56
E.	Entire Agreement	56
F.	Closing of Chapter 11 Case	56
G.	Successors and Assigns	56
Н.	Reservation of Rights	56
I.	Further Assurances.	57
J.	Severability	57
K.	Service of Documents	57
L.	Exemption from Certain Transfer Taxes Pursuant to Section 1146(a) of the Bankruptcy Code	58
M.	Governing Law	59
N.	Tax Reporting and Compliance	59
O.	Exhibits and Schedules	59
P.	Controlling Document	59

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 7 of 66

DEBTOR'S CHAPTER 11 PLAN OF REORGANIZATION

HIGHLAND CAPITAL MANAGEMENT, L.P., as debtor and debtor-in-possession in the above-captioned case (the "<u>Debtor</u>"), proposes the following chapter 11 plan of reorganization (the "<u>Plan</u>") for, among other things, the resolution of the outstanding Claims against, and Equity Interests in, the Debtor. Unless otherwise noted, capitalized terms used in this Plan have the meanings set forth in Article I of this Plan. The Debtor is the proponent of this Plan within the meaning of section 1129 of the Bankruptcy Code.

Reference is made to the Disclosure Statement (as such term is defined herein and distributed contemporaneously herewith) for a discussion of the Debtor's history, business, results of operations, historical financial information, projections and assets, and for a summary and analysis of this Plan and the treatment provided for herein. There also are other agreements and documents that may be Filed with the Bankruptcy Court that are referenced in this Plan or the Disclosure Statement as Exhibits and Plan Documents. All such Exhibits and Plan Documents are incorporated into and are a part of this Plan as if set forth in full herein. Subject to the other provisions of this Plan, and in accordance with the requirements set forth in section 1127 of the Bankruptcy Code and Bankruptcy Rule 3019, the Debtor reserves the right to alter, amend, modify, revoke, or withdraw this Plan prior to the Effective Date.

If this Plan cannot be confirmed, for any reason, then subject to the terms set forth herein, this Plan may be revoked.

ARTICLE I. RULES OF INTERPRETATION, COMPUTATION OF TIME, GOVERNING LAW AND DEFINED TERMS

A. Rules of Interpretation, Computation of Time and Governing Law

For purposes hereof: (a) in the appropriate context, each term, whether stated in the singular or the plural, shall include both the singular and the plural, and pronouns stated in the masculine, feminine or neuter gender shall include the masculine, feminine and the neuter gender; (b) any reference herein to a contract, lease, instrument, release, indenture or other agreement or document being in a particular form or on particular terms and conditions means that the referenced document, as previously amended, modified or supplemented, if applicable, shall be substantially in that form or substantially on those terms and conditions; (c) any reference herein to an existing document or exhibit having been Filed or to be Filed shall mean that document or exhibit, as it may thereafter be amended, modified or supplemented in accordance with its terms; (d) unless otherwise specified, all references herein to "Articles," "Sections," "Exhibits" and "Plan Documents" are references to Articles, Sections, Exhibits and Plan Documents hereof or hereto; (e) unless otherwise stated, the words "herein," "hereof," "hereunder" and "hereto" refer to this Plan in its entirety rather than to a particular portion of this Plan; (f) captions and headings to Articles and Sections are inserted for convenience of reference only and are not intended to be a part of or to affect the interpretation hereof; (g) any reference to an Entity as a Holder of a Claim or Equity Interest includes such Entity's successors and assigns;

(h) the rules of construction set forth in section 102 of the Bankruptcy Code shall apply; (i) any term used in capitalized form herein that is not otherwise defined but that is used in the Bankruptcy Code or the Bankruptcy Rules shall have the meaning assigned to that term in the Bankruptcy Code or the Bankruptcy Rules, as the case may be; and (j) "\$" or "dollars" means Dollars in lawful currency of the United States of America. The provisions of Bankruptcy Rule 9006(a) shall apply in computing any period of time prescribed or allowed herein.

B. <u>Defined Terms</u>

Unless the context otherwise requires, the following terms shall have the following meanings when used in capitalized form herein:

- 1. "Acis" means collectively Acis Capital Management, L.P. and Acis Capital Management GP, LLP.
- 2. "Administrative Expense Claim" means any Claim for costs and expenses of administration of the Chapter 11 Case that is Allowed pursuant to sections 503(b), 507(a)(2), 507(b) or 1114(2) of the Bankruptcy Code, including, without limitation, (a) the actual and necessary costs and expenses incurred after the Petition Date and through the Effective Date of preserving the Estate and operating the business of the Debtor; and (b) all fees and charges assessed against the Estate pursuant to sections 1911 through 1930 of chapter 123 of title 28 of the United States Code, and that have not already been paid by the Debtor during the Chapter 11 Case and a Professional Fee Claim.
- 3. "Administrative Expense Claims Bar Date" means, with respect to any Administrative Expense Claim (other than a Professional Fee Claim) becoming due on or prior to the Effective Date, 5:00 p.m. (prevailing Central Time) on such date that is forty-five days after the Effective Date.
- 4. "Administrative Expense Claims Objection Deadline" means, with respect to any Administrative Expense Claim, the later of (a) ninety (90) days after the Effective Date and (b) sixty (60) days after the timely Filing of the applicable request for payment of such Administrative Expense Claim; provided, however, that the Administrative Expense Claims Objection Deadline may be extended by the Bankruptcy Court upon a motion by the Claimant Trustee.
- 5. "Affiliate" of any Person means any Entity that, with respect to such Person, either (i) is an "affiliate" as defined in section 101(2) of the Bankruptcy Code, or (ii) is an "affiliate" as defined in Rule 405 of the Securities Act of 1933, or (iii) directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control with, such Person. For the purposes of this definition, the term "control" (including, without limitation, the terms "controlled by" and "under common control with") means the possession, directly or indirectly, of the power to direct or cause the direction in any respect of the management or policies of a Person, whether through the ownership of voting securities, by contract, or otherwise.
- 6. "Allowed" means, with respect to any Claim, except as otherwise provided in the Plan: (a) any Claim that is evidenced by a Proof of Claim that has been timely Filed by the

Bar Date, or that is not required to be evidenced by a Filed Proof of Claim under the Bankruptcy Code or a Final Order; (b) a Claim that is listed in the Schedules as not contingent, not unliquidated, and not disputed and for which no Proof of Claim has been timely filed; (c) a Claim Allowed pursuant to the Plan or an order of the Bankruptcy Court that is not stayed pending appeal; or (d) a Claim that is not Disputed (including for which a Proof of Claim has been timely filed in a liquidated and noncontingent amount that has not been objected to by the Claims Objection Deadline or as to which any such objection has been overruled by Final Order); provided, however, that with respect to a Claim described in clauses (a) and (b) above, such Claim shall be considered Allowed only if and to the extent that, with respect to such Claim, no objection to the allowance thereof has been interposed within the applicable period of time fixed by the Plan, the Bankruptcy Code, the Bankruptcy Rules, or the Bankruptcy Court, or such an objection is so interposed and the Claim shall have been Allowed as set forth above.

- 7. "Allowed Claim or Equity Interest" means a Claim or an Equity Interest of the type that has been Allowed.
- 8. "Assets" means all of the rights, titles, and interest of the Debtor, Reorganized Debtor, or Claimant Trust, in and to property of whatever type or nature, including, without limitation, real, personal, mixed, intellectual, tangible, and intangible property, the Debtor's books and records, and the Causes of Action.
- 9. "Available Cash" means any Cash in excess of the amount needed for the Claimant Trust and Reorganized Debtor to maintain business operations as determined in the sole discretion of the Claimant Trustee.
- 10. "Avoidance Actions" means any and all avoidance, recovery, subordination or other actions or remedies that may be brought by and on behalf of the Debtor or its Estate under the Bankruptcy Code or applicable nonbankruptcy law, including, without limitation, actions or remedies arising under sections 502, 510, 544, 545, and 547-553 of the Bankruptcy Code or under similar state or federal statutes and common law, including fraudulent transfer laws
- 11. "Ballot" means the form(s) distributed to holders of Impaired Claims or Equity Interests entitled to vote on the Plan on which to indicate their acceptance or rejection of the Plan.
- 12. "Bankruptcy Code" means title 11 of the United States Code, 11 U.S.C. §§ 101-1532, as amended from time to time and as applicable to the Chapter 11 Case.
- 13. "Bankruptcy Court" means the United States Bankruptcy Court for the Northern District of Texas, Dallas Division, or any other court having jurisdiction over the Chapter 11 Case.
- 14. "Bankruptcy Rules" means the Federal Rules of Bankruptcy Procedure and the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the Northern District of Texas, Dallas Division, in each case as amended from time to time and as applicable to the Chapter 11 Case.

- 15. "Bar Date" means the applicable deadlines set by the Bankruptcy Court for the filing of Proofs of Claim against the Debtor as set forth in the Bar Date Order, which deadlines may be or have been extended for certain Claimants by order of the Bankruptcy Court.
- 16. "Bar Date Order" means the Order (I) Establishing Bar Dates for Filing Proofs of Claim and (II) Approving the Form and Manner of Notice Thereof [D.I. 488].
- 17. "Business Day" means any day, other than a Saturday, Sunday or "legal holiday" (as defined in Bankruptcy Rule 9006(a)).
- 18. "Cash" means the legal tender of the United States of America or the equivalent thereof.
- 19. "Causes of Action" means any action, claim, cross-claim, third-party claim, cause of action, controversy, demand, right, Lien, indemnity, contribution, guaranty, suit, obligation, liability, debt, damage, judgment, account, defense, remedy, offset, power, privilege, license and franchise of any kind or character whatsoever, in each case whether known, unknown, contingent or non-contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, foreseen or unforeseen, direct or indirect, choate or inchoate, secured or unsecured, assertable directly or derivatively (including, without limitation, under alter ego theories), whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity or pursuant to any other theory of law. For the avoidance of doubt, Cause of Action includes, without limitation,: (a) any right of setoff, counterclaim or recoupment and any claim for breach of contract or for breach of duties imposed by law or in equity; (b) the right to object to Claims or Equity Interests; (c) any claim pursuant to section 362 or chapter 5 of the Bankruptcy Code; (d) any claim or defense including fraud, mistake, duress and usury, and any other defenses set forth in section 558 of the Bankruptcy Code; (e) any claims under any state or foreign law, including, without limitation, any fraudulent transfer or similar claims; (f) the Avoidance Actions, and (g) the Estate Claims. The Causes of Action include, without limitation, the Causes of Action belonging to the Debtor's Estate listed on the schedule of Causes of Action to be filed with the Plan Supplement.
- 20. "CEO/CRO" means James P. Seery, Jr., the Debtor's chief executive officer and chief restructuring officer.
- 21. "Chapter 11 Case" means the Debtor's case under chapter 11 of the Bankruptcy Code commenced on the Petition Date in the Delaware Bankruptcy Court and transferred to the Bankruptcy Court on December 4, 2019, and styled *In re Highland Capital Management, L.P.*, Case No. 19-34054-sgj-11.
- 22. "Claim" means any "claim" against the Debtor as defined in section 101(5) of the Bankruptcy Code.
- 23. "Claims Objection Deadline" means the date that is 180 days after the Confirmation Date; provided, however, the Claims Objection Deadline may be extended by the Bankruptcy Court upon a motion by the Claimant Trustee.

- 24. "Claimant Trust" means the trust established for the benefit of the Claimant Trust Beneficiaries on the Effective Date in accordance with the terms of this Plan and the Claimant Trust Agreement.
- 25. "Claimant Trust Agreement" means the agreement Filed in the Plan Supplement establishing and delineating the terms and conditions of the Claimant Trust.
- 26. "Claimant Trust Assets" means (i) other than the Reorganized Debtor Assets (which are expressly excluded from this definition), all other Assets of the Estate, including, but not limited to, all Causes of Action, Available Cash, any proceeds realized or received from such Assets, all rights of setoff, recoupment, and other defenses with respect, relating to, or arising from such Assets, (ii) any Assets transferred by the Reorganized Debtor to the Claimant Trust on or after the Effective Date, (iii) the limited partnership interests in the Reorganized Debtor, and (iv) the ownership interests in New GP LLC. For the avoidance of doubt, any Causes of Action that, for any reason, are not capable of being transferred to the Claimant Trust shall constitute Reorganized Debtor Assets.
- 27. "Claimant Trust Beneficiaries" means the Holders of Allowed General Unsecured Claims, Holders of Allowed Subordinated Claims, including, upon Allowance, Disputed General Unsecured Claims and Disputed Subordinated Claims that become Allowed following the Effective Date, and, only upon certification by the Claimant Trustee that the Holders of such Claims have been paid indefeasibly in full plus, to the extent all Allowed unsecured Claims, excluding Subordinated Claims, have been paid in full, post-petition interest from the Petition Date at the Federal Judgment Rate in accordance with the terms and conditions set forth in the Claimant Trust Agreement and all Disputed Claims in Class 8 and Class 9 have been resolved, Holders of Allowed Class B/C Limited Partnership Interests, and Holders of Allowed Class A Limited Partnership Interests.
- 28. "Claimant Trustee" means James P. Seery, Jr., the Debtor's chief executive officer and chief restructuring officer, or such other Person identified in the Plan Supplement who will act as the trustee of the Claimant Trust in accordance with the Plan, the Confirmation Order, and Claimant Trust Agreement or any replacement trustee pursuant to (and in accordance with) the Claimant Trust Agreement. The Claimant Trustee shall be responsible for, among other things, monetizing the Estate's investment assets, resolving Claims (other than those Claims assigned to the Litigation Sub-Trust for resolution), and, as the sole officer of New GP LLC, winding down the Reorganized Debtor's business operations.
- 29. "Claimant Trust Expenses" means all reasonable legal and other reasonable professional fees, costs, and expenses incurred by the Trustees on account of administration of the Claimant Trust, including any reasonable administrative fees and expenses, reasonable attorneys' fees and expenses, reasonable insurance costs, taxes, reasonable escrow expenses, and other expenses.
- 30. "Claimant Trust Interests" means the non-transferable interests in the Claimant Trust that are issued to the Claimant Trust Beneficiaries pursuant to this Plan; provided, however, Holders of Class A Limited Partnership Interests, Class B Limited Partnership Interests, and Class C Limited Partnership Interests will not be deemed to hold

Claimant Trust Interests unless and until the Contingent Claimant Trust Interests distributed to such Holders vest in accordance with the terms of this Plan and the Claimant Trust Agreement.

- 31. "Claimant Trust Oversight Committee" means the committee of five Persons established pursuant to ARTICLE IV of this Plan to oversee the Claimant Trustee's performance of its duties and otherwise serve the functions described in this Plan and the Claimant Trust Agreement.
- 32. "Class" means a category of Holders of Claims or Equity Interests as set forth in ARTICLE III hereof pursuant to section 1122(a) of the Bankruptcy Code.
- 33. "Class A Limited Partnership Interest" means the Class A Limited Partnership Interests as defined in the Limited Partnership Agreement held by The Dugaboy Investment Trust, Mark and Pamela Okada Family Trust Exempt Trust 2, Mark and Pamela Okada Exempt Descendants' Trust, and Mark Kiyoshi Okada, and the General Partner Interest.
- 34. "Class B Limited Partnership Interest" means the Class B Limited Partnership Interests as defined in the Limited Partnership Agreement held by Hunter Mountain Investment Trust.
- 35. "Class B/C Limited Partnership Interests" means, collectively, the Class B Limited Partnership and Class C Limited Partnership Interests.
- 36. "Class C Limited Partnership Interest" means the Class C Limited Partnership Interests as defined in the Limited Partnership Agreement held by Hunter Mountain Investment Trust.
- 37. "Committee" means the Official Committee of Unsecured Creditors appointed by the U.S. Trustee pursuant to 11 U.S.C. § 1102(a)(1) on October 29, 2019 [D.I. 65], consisting of (i) the Redeemer Committee of Highland Crusader Fund, (ii) Meta-e Discovery, (iii) UBS, and (iv) Acis.
- 38. "Confirmation Date" means the date on which the clerk of the Bankruptcy Court enters the Confirmation Order on the docket of the Bankruptcy Court.
- 39. "Confirmation Hearing" means the hearing held by the Bankruptcy Court pursuant to section 1128 of the Bankruptcy Code to consider confirmation of this Plan, as such hearing may be adjourned or continued from time to time.
- 40. "Confirmation Order" means the order of the Bankruptcy Court confirming this Plan pursuant to section 1129 of the Bankruptcy Code.
- 41. "Convenience Claim" means any prepetition, liquidated, and unsecured Claim against the Debtor that as of the Confirmation Date is less than or equal to \$1,000,000 or any General Unsecured Claim that makes the Convenience Class Election. For the avoidance of doubt, the Reduced Employee Claims will be Convenience Claims.

- 42. "Convenience Claim Pool" means the \$13,150,000 in Cash that shall be available upon the Effective Date for distribution to Holders of Convenience Claims under the Plan as set forth herein. Any Cash remaining in the Convenience Claim Pool after all distributions on account of Convenience Claims have been made will be transferred to the Claimant Trust and administered as a Claimant Trust Asset.
- 43. "Convenience Class Election" means the option provided to each Holder of a General Unsecured Claim that is a liquidated Claim as of the Confirmation Date on their Ballot to elect to reduce their claim to \$1,000,000 and receive the treatment provided to Convenience Claims.
- 44. "Contingent Claimant Trust Interests" means the contingent Claimant Trust Interests to be distributed to Holders of Class A Limited Partnership Interests, Holders of Class B Limited Partnership Interests, and Holders of Class C Limited Partnership Interests in accordance with this Plan, the rights of which shall not vest, and consequently convert to Claimant Trust Interests, unless and until the Claimant Trustee Files a certification that all holders of Allowed General Unsecured Claims have been paid indefeasibly in full, plus, to the extent all Allowed unsecured Claims, excluding Subordinated Claims, have been paid in full, all accrued and unpaid post-petition interest from the Petition Date at the Federal Judgment Rate and all Disputed Claims in Class 8 and Class 9 have been resolved. As set forth in the Claimant Trust Agreement, the Contingent Claimant Trust Interests distributed to the Holders of Class A Limited Partnership Interests will be subordinated to the Contingent Claimant Trust Interests distributed to the Holders of Class B/C Limited Partnership Interests.
- 45. "Debtor" means Highland Capital Management, L.P. in its capacity as debtor and debtor in possession in the Chapter 11 Case.
- 46. "Delaware Bankruptcy Court" means the United States Bankruptcy Court for the District of Delaware.
- 47. "Disclosure Statement" means that certain Disclosure Statement for Debtor's Fifth Amended Chapter 11 Plan of Reorganization, as amended, supplemented, or modified from time to time, which describes this Plan, including all exhibits and schedules thereto and references therein that relate to this Plan.
- 48. "Disputed" means with respect to any Claim or Equity Interest, any Claim or Equity Interest that is not yet Allowed.
- 49. "Disputed Claims Reserve" means the appropriate reserve(s) or account(s) to be established on the Initial Distribution Date and maintained by the Claimant Trustee for distributions on account of Disputed Claims that may subsequently become an Allowed Claim.
- 50. "Disputed Claims Reserve Amount" means, for purposes of determining the Disputed Claims Reserve, the Cash that would have otherwise been distributed to a Holder of a Disputed Claim at the time any distributions of Cash are made to the Holders of Allowed Claims. The amount of the Disputed Claim upon which the Disputed Claims Reserve is calculated shall be: (a) the amount set forth on either the Schedules or the filed Proof of Claim, as applicable; (b) the amount agreed to by the Holder of the Disputed Claim and the Claimant Trustee or

Reorganized Debtor, as applicable; (c) the amount ordered by the Bankruptcy Court if it enters an order disallowing, in whole or in part, a Disputed Claim; or (d) as otherwise ordered by the Bankruptcy Court, including an order estimating the Disputed Claim.

- 51. "Distribution Agent" means the Claimant Trustee, or any party designated by the Claimant Trustee to serve as distribution agent under this Plan.
- 52. "Distribution Date" means the date or dates determined by the Reorganized Debtor or the Claimant Trustee, as applicable, on or after the Initial Distribution Date upon which the Distribution Agent shall make distributions to holders of Allowed Claims and Interests entitled to receive distributions under the Plan.
- 53. "Distribution Record Date" means the date for determining which Holders of Claims and Equity Interests are eligible to receive distributions hereunder, which date shall be the Effective Date or such later date determined by the Bankruptcy Court.
- 54. "Effective Date" means the Business Day that this Plan becomes effective as provided in ARTICLE VIII hereof.
- 55. "Employees" means the employees of the Debtor set forth in the Plan Supplement.
- 56. "Enjoined Parties" means (i) all Entities who have held, hold, or may hold Claims against or Equity Interests in the Debtor (whether or not proof of such Claims or Equity Interests has been filed and whether or not such Entities vote in favor of, against or abstain from voting on the Plan or are presumed to have accepted or deemed to have rejected the Plan), (ii) James Dondero ("Dondero"), (iii) any Entity that has appeared and/or filed any motion, objection, or other pleading in this Chapter 11 Case regardless of the capacity in which such Entity appeared and any other party in interest, (iv) any Related Entity, and (v) the Related Persons of each of the foregoing.
- 57. "Entity" means any "entity" as defined in section 101(15) of the Bankruptcy Code and also includes any Person or any other entity.
- 58. "Equity Interest" means any Equity Security in the Debtor, including, without limitation, all issued, unissued, authorized or outstanding partnership interests, shares, of stock or limited company interests, the Class A Limited Partnership Interests, the Class B Limited Partnership Interests, and the Class C Limited Partnership Interests.
- 59. "Equity Security" means an "equity security" as defined in section 101(16) of the Bankruptcy Code.
- 60. "Estate" means the bankruptcy estate of the Debtor created by virtue of section 541 of the Bankruptcy Code upon the commencement of the Chapter 11 Case.
- 61. "Estate Claims" has the meaning given to it in Exhibit A to the Notice of Final Term Sheet [D.I. 354].

- 62. "Exculpated Parties" means, collectively, (i) the Debtor and its successors and assigns, direct and indirect majority-owned subsidiaries, and the Managed Funds, (ii) the Employees, (iii) Strand, (iv) the Independent Directors, (v) the Committee, (vi) the members of the Committee (in their official capacities), (vii) the Professionals retained by the Debtor and the Committee in the Chapter 11 Case, (viii) the CEO/CRO; and (ix) the Related Persons of each of the parties listed in (iv) through (viii); provided, however, that, for the avoidance of doubt, none of James Dondero, Mark Okada, NexPoint Advisors, L.P. (and any of its subsidiaries and managed entities), the Charitable Donor Advised Fund, L.P. (and any of its subsidiaries, including CLO Holdco, Ltd., and managed entities), Highland CLO Funding, Ltd. (and any of its subsidiaries, members, and managed entities), Highland Capital Management Fund Advisors, L.P. (and any of its subsidiaries and managed entities), NexBank, SSB (and any of its subsidiaries), the Hunter Mountain Investment Trust (or any trustee acting for the trust), the Dugaboy Investment Trust (or any trustee acting for the trust), or Grant Scott is included in the term "Exculpated Party."
- 63. "Executory Contract" means a contract to which the Debtor is a party that is subject to assumption or rejection under sections 365 or 1123 of the Bankruptcy Code.
- 64. "Exhibit" means an exhibit annexed hereto or to the Disclosure Statement (as such exhibits are amended, modified or otherwise supplemented from time to time), which are incorporated by reference herein.
- 65. "Federal Judgment Rate" means the post-judgment interest rate set forth in 28 U.S.C. § 1961 as of the Effective Date.
- 66. "File" or "Filed" or "Filing" means file, filed or filing with the Bankruptcy Court or its authorized designee in the Chapter 11 Case.
- 67. "Final Order" means an order or judgment of the Bankruptcy Court, which is in full force and effect, and as to which the time to appeal, petition for certiorari, or move for a new trial, reargument or rehearing has expired and as to which no appeal, petition for certiorari, or other proceedings for a new trial, reargument or rehearing shall then be pending or as to which any right to appeal, petition for certiorari, new trial, reargument, or rehearing shall have been waived in writing in form and substance satisfactory to the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, or, in the event that an appeal, writ of certiorari, new trial, reargument, or rehearing thereof has been sought, such order of the Bankruptcy Court shall have been determined by the highest court to which such order was appealed, or certiorari, new trial, reargument or rehearing shall have been denied and the time to take any further appeal, petition for certiorari, or move for a new trial, reargument or rehearing shall have expired; provided, however, that the possibility that a motion under Rule 60 of the Federal Rules of Civil Procedure, or any analogous rule under the Bankruptcy Rules, may be Filed with respect to such order shall not preclude such order from being a Final Order.
- 68. "Frontier Secured Claim" means the loan from Frontier State Bank to the Debtor in the principal amount of \$7,879,688.00 made pursuant to that certain First Amended and Restated Loan Agreement, dated March 29, 2018.

- 69. "General Partner Interest" means the Class A Limited Partnership Interest held by Strand, as the Debtor's general partner.
- 70. "General Unsecured Claim" means any prepetition Claim against the Debtor that is not Secured and is not a/an: (a) Administrative Expense Claim; (b) Professional Fee Claim; (c) Priority Tax Claim; (d) Priority Non-Tax Claim; or (e) Convenience Claim.
- 71. "Governmental Unit" means a "governmental unit" as defined in section 101(27) of the Bankruptcy Code.
- 72. "GUC Election" means the option provided to each Holder of a Convenience Claim on their Ballot to elect to receive the treatment provided to General Unsecured Claims.
- 73. "Holder" means an Entity holding a Claim against, or Equity Interest in, the Debtor.
- 74. "Impaired" means, when used in reference to a Claim or Equity Interest, a Claim or Equity Interest that is impaired within the meaning of section 1124 of the Bankruptcy Code.
- 75. "Independent Directors" means John S. Dubel, James P. Seery, Jr., and Russell Nelms, the independent directors of Strand appointed on January 9, 2020, and any additional or replacement directors of Strand appointed after January 9, 2020, but prior to the Effective Date.
- 76. "Initial Distribution Date" means, subject to the "Treatment" sections in ARTICLE III hereof, the date that is on or as soon as reasonably practicable after the Effective Date, when distributions under this Plan shall commence to Holders of Allowed Claims and Equity Interests.
- 77. "Insurance Policies" means all insurance policies maintained by the Debtor as of the Petition Date.
- 78. "Jefferies Secured Claim" means any Claim in favor of Jefferies, LLC, arising under that certain Prime Brokerage Customer Agreement, dated May 24, 2013, between the Debtor and Jefferies, LLC, that is secured by the assets, if any, maintained in the prime brokerage account created by such Prime Brokerage Customer Agreement.
- 79. "Lien" means a "lien" as defined in section 101(37) of the Bankruptcy Code and, with respect to any asset, includes, without limitation, any mortgage, lien, pledge, charge, security interest or other encumbrance of any kind, or any other type of preferential arrangement that has the practical effect of creating a security interest, in respect of such asset.
- 80. "Limited Partnership Agreement" means that certain Fourth Amended and Restated Agreement of Limited Partnership of Highland Capital Management, L.P., dated December 24, 2015, as amended.

- 81. "Litigation Sub-Trust" means the sub-trust established within the Claimant Trust or as a wholly –owned subsidiary of the Claimant Trust on the Effective Date in each case in accordance with the terms and conditions set forth in the Litigation Sub-Trust Agreement and Claimant Trust Agreement. As set forth in the Litigation Sub-Trust Agreement, the Litigation Sub-Trust shall hold the Claimant Trust Assets that are Estate Claims.
- 82. "Litigation Sub-Trust Agreement" means the agreement filed in the Plan Supplement establishing and delineating the terms and conditions of the Litigation Sub-Trust.
- 83. "Litigation Trustee" means the trustee appointed by the Committee and reasonably acceptable to the Debtor who shall be responsible for investigating, litigating, and settling the Estate Claims for the benefit of the Claimant Trust in accordance with the terms and conditions set forth in the Litigation Sub-Trust Agreement.
- 84. "Managed Funds" means Highland Multi-Strategy Credit Fund, L.P., Highland Restoration Capital Partners, L.P., and any other investment vehicle managed by the Debtor pursuant to an Executory Contract assumed pursuant to this Plan.
- 85. "New Frontier Note" means that promissory note to be provided to the Allowed Holders of Class 2 Claims under this Plan and any other documents or security agreements securing the obligations thereunder.
- 86. "New GP LLC" means a limited liability company incorporated in the State of Delaware pursuant to the New GP LLC Documents to serve as the general partner of the Reorganized Debtor on the Effective Date.
- 87. "New GP LLC Documents" means the charter, operating agreement, and other formational documents of New GP LLC.
- 88. "Ordinary Course Professionals Order" means that certain Order Pursuant to Sections 105(a), 327, 328, and 330 of the Bankruptcy Code Authorizing the Debtor to Retain, Employ, and Compensate Certain Professionals Utilized by the Debtor in the Ordinary Course [D.I. 176].
- 89. "Other Unsecured Claim" means any Secured Claim other than the Jefferies Secured Claim and the Frontier Secured Claim.
- 90. "Person" means a "person" as defined in section 101(41) of the Bankruptcy Code and also includes any natural person, individual, corporation, company, general or limited partnership, limited liability company, unincorporated organization firm, trust, estate, business trust, association, joint stock company, joint venture, government, governmental agency, Governmental Unit or any subdivision thereof, the United States Trustee, or any other entity, whether acting in an individual, fiduciary or other capacity.
 - 91. "Petition Date" means October 16, 2019.
- 92. "Plan" means this Debtor's Fifth Amended Chapter 11 Plan of Reorganization, including the Exhibits and the Plan Documents and all supplements, appendices,

and schedules thereto, either in its present form or as the same may be altered, amended, modified or otherwise supplemented from time to time.

- 93. "Plan Distribution" means the payment or distribution of consideration to Holders of Allowed Claims and Allowed Equity Interests under this Plan.
- 94. "Plan Documents" means any of the documents, other than this Plan, but including, without limitation, the documents to be filed with the Plan Supplement, to be executed, delivered, assumed, or performed in connection with the occurrence of the Effective Date, and as may be modified consistent with the terms hereof with the consent of the Committee.
- 95. "Plan Supplement" means the ancillary documents necessary for the implementation and effectuation of the Plan, including, without limitation, (i) the form of Claimant Trust Agreement, (ii) the forms of New GP LLC Documents, (iii) the form of Reorganized Limited Partnership Agreement, (iv) the Sub-Servicer Agreement (if applicable), (v) the identity of the initial members of the Claimant Trust Oversight Committee, (vi) the form of Litigation Sub-Trust Agreement; (vii) the schedule of retained Causes of Action; (viii) the New Frontier Note, (ix) the schedule of Employees; (x) the form of Senior Employee Stipulation,; and (xi) the schedule of Executory Contracts and Unexpired Leases to be assumed pursuant to this Plan, which, in each case, will be in form and substance reasonably acceptable to the Debtor and the Committee.
- 96. "Priority Non-Tax Claim" means a Claim entitled to priority pursuant to section 507(a) of the Bankruptcy Code, including any Claims for paid time-off entitled to priority under section 507(a)(4) of the Bankruptcy Code, other than a Priority Tax Claim or an Administrative Claim.
- 97. "Pro Rata" means the proportion that (a) the Allowed amount of a Claim or Equity Interest in a particular Class bears to (b) the aggregate Allowed amount of all Claims or Equity Interests in such Class.
- 98. "Professional" means (a) any Entity employed in the Chapter 11 Case pursuant to section 327, 328 363 or 1103 of the Bankruptcy Code or otherwise and (b) any Entity seeking compensation or reimbursement of expenses in connection with the Chapter 11 Case pursuant to sections 327, 328, 330, 331, 363, 503(b), 503(b)(4) and 1103 of the Bankruptcy Code.
- 99. "Professional Fee Claim" means a Claim under sections 328, 330(a), 331, 363, 503 or 1103 of the Bankruptcy Code, with respect to a particular Professional, for compensation for services rendered or reimbursement of costs, expenses or other charges incurred after the Petition Date and prior to and including the Effective Date.
- 100. "Professional Fee Claims Bar Date" means with respect to Professional Fee Claims, the Business Day which is sixty (60) days after the Effective Date or such other date as approved by order of the Bankruptcy Court.

- 101. "Professional Fee Claims Objection Deadline" means, with respect to any Professional Fee Claim, thirty (30) days after the timely Filing of the applicable request for payment of such Professional Fee Claim.
- 102. "Professional Fee Reserve" means the reserve established and funded by the Claimant Trustee pursuant this Plan to provide sufficient funds to satisfy in full unpaid Allowed Professional Fee Claims.
- 103. "Proof of Claim" means a written proof of Claim or Equity Interest Filed against the Debtor in the Chapter 11 Case.
- 104. "Priority Tax Claim" means any Claim of a Governmental Unit of the kind specified in section 507(a)(8) of the Bankruptcy Code.
- "Protected Parties" means, collectively, (i) the Debtor and its successors and assigns, direct and indirect majority-owned subsidiaries, and the Managed Funds, (ii) the Employees, (iii) Strand, (iv) the Reorganized Debtor, (v) the Independent Directors, (vi) the Committee, (vii) the members of the Committee (in their official capacities), (viii) the Claimant Trust, (ix) the Claimant Trustee, (x) the Litigation Sub-Trust, (xi) the Litigation Trustee, (xii) the members of the Claimant Trust Oversight Committee (in their official capacities), (xiii) New GP LLC, (xiv) the Professionals retained by the Debtor and the Committee in the Chapter 11 Case, (xv) the CEO/CRO; and (xvi) the Related Persons of each of the parties listed in (iv) through (xv); provided, however, that, for the avoidance of doubt, none of James Dondero, Mark Okada, NexPoint Advisors, L.P. (and any of its subsidiaries and managed entities), the Charitable Donor Advised Fund, L.P. (and any of its subsidiaries, including CLO Holdco, Ltd., and managed entities), Highland CLO Funding, Ltd. (and any of its subsidiaries, members, and managed entities), NexBank, SSB (and any of its subsidiaries), Highland Capital Management Fund Advisors, L.P. (and any of its subsidiaries and managed entities), the Hunter Mountain Investment Trust (or any trustee acting for the trust), the Dugaboy Investment Trust (or any trustee acting for the trust), or Grant Scott is included in the term "Protected Party."
- 106. "PTO Claims" means any Claim for paid time off in favor of any Debtor employee in excess of the amount that would qualify as a Priority Non-Tax Claim under section 507(a)(4) of the Bankruptcy Code.
 - 107. "Reduced Employee Claims" has the meaning set forth in ARTICLE IX.D.
- 108. "Reinstated" means, with respect to any Claim or Equity Interest, (a) leaving unaltered the legal, equitable, and contractual rights to which a Claim entitles the Holder of such Claim or Equity Interest in accordance with section 1124 of the Bankruptcy Code or (b) notwithstanding any contractual provision or applicable law that entitles the Holder of such Claim or Equity Interest to demand or receive accelerated payment of such Claim or Equity Interest after the occurrence of a default: (i) curing any such default that occurred before or after the Petition Date, other than a default of a kind specified in section 365(b)(2) of the Bankruptcy Code or of a kind that section 365(b)(2) of the Bankruptcy Code expressly does not require to be cured; (ii) reinstating the maturity of such Claim or Equity Interest as such maturity existed before such default; (iii) compensating the Holder of such Claim or Equity Interest for any

damages incurred as a result of any reasonable reliance by such Holder on such contractual provision or such applicable law; (iv) if such Claim or Equity Interest arises from any failure to perform a nonmonetary obligation, other than a default arising from failure to operate a non-residential real property lease subject to section 365(b)(1)(A) of the Bankruptcy Code, compensating the Holder of such Claim or Equity Interest (other than any Debtor or an insider of any Debtor) for any actual pecuniary loss incurred by such Holder as a result of such failure; and (v) not otherwise altering the legal, equitable, or contractual rights to which such Claim entitles the Holder of such Claim.

- 109. "Rejection Claim" means any Claim for monetary damages as a result of the rejection of an executory contract or unexpired lease pursuant to the Confirmation Order.
- 110. "Related Entity" means, without duplication, (a) Dondero, (b) Mark Okada ("Okada"), (c) Grant Scott ("Scott"), (d) Hunter Covitz ("Covitz"), (e) any entity or person that was an insider of the Debtor on or before the Petition Date under Section 101(31) of the Bankruptcy Code, including, without limitation, any entity or person that was a non-statutory insider, (f) any entity that, after the Effective Date, is an insider or Affiliate of one or more of Dondero, Okada, Scott, Covitz, or any of their respective insiders or Affiliates, including, without limitation, The Dugaboy Investment Trust, (g) the Hunter Mountain Investment Trust and any of its direct or indirect parents, (h) the Charitable Donor Advised Fund, L.P., and any of its direct or indirect subsidiaries, and (i) Affiliates of the Debtor and any other Entities listed on the Related Entity List.
- 111. "Related Entity List" means that list of Entities filed with the Plan Supplement.
- 112. "Related Persons" means, with respect to any Person, such Person's predecessors, successors, assigns (whether by operation of law or otherwise), and each of their respective present, future, or former officers, directors, employees, managers, managing members, members, financial advisors, attorneys, accountants, investment bankers, consultants, professionals, advisors, shareholders, principals, partners, subsidiaries, divisions, management companies, heirs, agents, and other representatives, in each case solely in their capacity as such.
- 113. "Released Parties" means, collectively, (i) the Independent Directors; (ii) Strand (solely from the date of the appointment of the Independent Directors through the Effective Date); (iii) the CEO/CRO; (iv) the Committee; (v) the members of the Committee (in their official capacities), (vi) the Professionals retained by the Debtor and the Committee in the Chapter 11 Case; and (vii) the Employees.
- 114. "Reorganized Debtor" means the Debtor, as reorganized pursuant to this Plan on and after the Effective Date.
- 115. "Reorganized Debtor Assets" means any limited and general partnership interests held by the Debtor, the management of the Managed Funds and those Causes of Action (including, without limitation, claims for breach of fiduciary duty), that, for any reason, are not capable of being transferred to the Claimant Trust. For the avoidance of doubt, "Reorganized

Debtor Assets" includes any partnership interests or shares of Managed Funds held by the Debtor but does not include the underlying portfolio assets held by the Managed Funds.

- 116. "Reorganized Limited Partnership Agreement" means that certain Fifth Amended and Restated Agreement of Limited Partnership of Highland Capital Management, L.P., by and among the Claimant Trust, as limited partner, and New GP LLC, as general partner, Filed with the Plan Supplement.
- 117. "Restructuring" means the restructuring of the Debtor, the principal terms of which are set forth in this Plan and the Disclosure Statement.
- 118. "Retained Employee Claim" means any Claim filed by a current employee of the Debtor who will be employed by the Reorganized Debtor upon the Effective Date.
- 119. "Schedules" means the schedules of Assets and liabilities, statements of financial affairs, lists of Holders of Claims and Equity Interests and all amendments or supplements thereto Filed by the Debtor with the Bankruptcy Court [D.I. 247].
- 120. "Secured" means, when referring to a Claim: (a) secured by a Lien on property in which the Debtor's Estate has an interest, which Lien is valid, perfected, and enforceable pursuant to applicable law or by reason of a Bankruptcy Court order, or that is subject to setoff pursuant to section 553 of the Bankruptcy Code, to the extent of the value of the creditor's interest in the interest of the Debtor's Estate in such property or to the extent of the amount subject to setoff, as applicable, as determined pursuant to section 506(a) of the Bankruptcy Code or (b) Allowed pursuant to the Plan as a Secured Claim.
- 121. "Security" or "security" means any security as such term is defined in section 101(49) of the Bankruptcy Code.
- 122. "Senior Employees" means the senior employees of the Debtor Filed in the Plan Supplement.
- 123. "Senior Employee Stipulation" means the agreements filed in the Plan Supplement between each Senior Employee and the Debtor.
- 124. "Stamp or Similar Tax" means any stamp tax, recording tax, personal property tax, conveyance fee, intangibles or similar tax, real estate transfer tax, sales tax, use tax, transaction privilege tax (including, without limitation, such taxes on prime contracting and owner-builder sales), privilege taxes (including, without limitation, privilege taxes on construction contracting with regard to speculative builders and owner builders), and other similar taxes imposed or assessed by any Governmental Unit.
 - 125. "Statutory Fees" means fees payable pursuant to 28 U.S.C. § 1930.
 - 126. "Strand" means Strand Advisors, Inc., the Debtor's general partner.
- 127. "Sub-Servicer" means a third-party selected by the Claimant Trustee to service or sub-service the Reorganized Debtor Assets.

- 128. "Sub-Servicer Agreement" means the agreement that may be entered into providing for the servicing of the Reorganized Debtor Assets by the Sub-Servicer.
- 129. "Subordinated Claim" means any Claim that is subordinated to the Convenience Claims and General Unsecured Claims pursuant to 11 U.S.C. § 510 or order entered by the Bankruptcy Court.
- 130. "Subordinated Claimant Trust Interests" means the Claimant Trust Interests to be distributed to Holders of Allowed Subordinated Claims under the Plan, which such interests shall be subordinated in right and priority to the Claimant Trust Interests distributed to Holders of Allowed General Unsecured Claims as provided in the Claimant Trust Agreement.
- 131. "*Trust Distribution*" means the transfer of Cash or other property by the Claimant Trustee to the Claimant Trust Beneficiaries.
- 132. "Trustees" means, collectively, the Claimant Trustee and Litigation Trustee.
- 133. "UBS" means, collectively, UBS Securities LLC and UBS AG London Branch.
- 134. "Unexpired Lease" means a lease to which the Debtor is a party that is subject to assumption or rejection under section 365 of the Bankruptcy Code.
- 135. "Unimpaired" means, with respect to a Class of Claims or Equity Interests that is not impaired within the meaning of section 1124 of the Bankruptcy Code.
- 136. "Voting Deadline" means the date and time by which all Ballots to accept or reject the Plan must be received in order to be counted under the under the Order of the Bankruptcy Court approving the Disclosure Statement as containing adequate information pursuant to section 1125(a) of the Bankruptcy Code and authorizing the Debtor to solicit acceptances of the Plan.
 - 137. "Voting Record Date" means November 23, 2020.

ARTICLE II. ADMINISTRATIVE EXPENSES AND PRIORITY TAX CLAIMS

A. Administrative Expense Claims

On the later of the Effective Date or the date on which an Administrative Expense Claim becomes an Allowed Administrative Expense Claim, or, in each such case, as soon as practicable thereafter, each Holder of an Allowed Administrative Expense Claim (other than Professional Fee Claims) will receive, in full satisfaction, settlement, discharge and release of, and in exchange for, such Allowed Administrative Expense Claim either (i) payment in full in Available Cash for the unpaid portion of such Allowed Administrative Expense Claim; or (ii) such other less favorable treatment as agreed to in writing by the Debtor or the Reorganized

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 23 of 66

Debtor, as applicable, and such Holder; *provided, however*, that Administrative Expense Claims incurred by the Debtor in the ordinary course of business may be paid in the ordinary course of business in the discretion of the Debtor in accordance with such applicable terms and conditions relating thereto without further notice to or order of the Bankruptcy Court. All statutory fees payable under 28 U.S.C. § 1930(a) shall be paid as such fees become due.

If an Administrative Expense Claim (other than a Professional Fee Claim) is not paid by the Debtor in the ordinary course, the Holder of such Administrative Expense Claim must File, on or before the applicable Administrative Expense Claims Bar Date, and serve on the Debtor or Reorganized Debtor, as applicable, and such other Entities who are designated by the Bankruptcy Rules, the Confirmation Order or other order of the Bankruptcy Court, an application for allowance and payment of such Administrative Expense Claim.

Objections to any Administrative Expense Claim (other than a Professional Fee Claim) must be Filed and served on the Debtor or the Reorganized Debtor, as applicable, and the party asserting such Administrative Expense Claim by the Administrative Expense Claims Objection Deadline.

B. Professional Fee Claims

Professionals or other Entities asserting a Professional Fee Claim for services rendered through the Effective Date must submit fee applications under sections 327, 328, 329,330, 331, 503(b) or 1103 of the Bankruptcy Code and, upon entry of an order of the Bankruptcy Court granting such fee applications, such Professional Fee Claim shall promptly be paid in Cash in full to the extent provided in such order.

Professionals or other Entities asserting a Professional Fee Claim for services rendered on or prior to the Effective Date must File, on or before the Professional Fee Claims Bar Date, and serve on the Debtor or Reorganized Debtor, as applicable, and such other Entities who are designated as requiring such notice by the Bankruptcy Rules, the Confirmation Order or other order of the Bankruptcy Court, an application for final allowance of such Professional Fee Claim.

Objections to any Professional Fee Claim must be Filed and served on the Debtor or Reorganized Debtor, as applicable, and the party asserting the Professional Fee Claim by the Professional Fee Claim Objection Deadline. Each Holder of an Allowed Professional Fee Claim will be paid by the Debtor or the Claimant Trust, as applicable, in Cash within ten (10) Business Days of entry of the order approving such Allowed Professional Fee Claim.

On the Effective Date, the Claimant Trustee shall establish the Professional Fee Reserve. The Professional Fee Reserve shall vest in the Claimant Trust and shall be maintained by the Claimant Trustee in accordance with the Plan and Claimant Trust Agreement. The Claimant Trust shall fund the Professional Fee Reserve on the Effective Date in an estimated amount determined by the Debtor in good faith prior to the Confirmation Date and that approximates the total projected amount of unpaid Professional Fee Claims on the Effective Date. Following the payment of all Allowed Professional Fee Claims, any excess funds in the Professional Fee

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 24 of 66

Reserve shall be released to the Claimant Trust to be used for other purposes consistent with the Plan and the Claimant Trust Agreement.

C. Priority Tax Claims

On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Priority Tax Claim is an Allowed Priority Tax Claim as of the Effective Date or (ii) the date on which such Priority Tax Claim becomes an Allowed Priority Tax Claim, each Holder of an Allowed Priority Tax Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, such Allowed Priority Tax Claim, at the election of the Debtor: (a) Cash in an amount equal to the amount of such Allowed Priority Tax Claim, (b) payment of such Allowed Priority Tax Claim in accordance with section 1129(a)(9)(C) of the Bankruptcy Code; or (c) such other less favorable treatment as agreed to in writing by the Debtor and such Holder. Payment of statutory fees due pursuant to 28 U.S.C. § 1930(a)(6) will be made at all appropriate times until the entry of a final decree; *provided, however*, that the Debtor may prepay any or all such Claims at any time, without premium or penalty.

ARTICLE III. <u>CLASSIFICATION AND TREATMENT OF</u> CLASSIFIED CLAIMS AND EQUITY INTERESTS

A. Summary

All Claims and Equity Interests, except Administrative Expense Claims and Priority Tax Claims, are classified in the Classes set forth below. In accordance with section 1123(a)(1) of the Bankruptcy Code, Administrative Expense Claims, and Priority Tax Claims have not been classified.

The categories of Claims and Equity Interests listed below classify Claims and Equity Interests for all purposes including, without limitation, confirmation and distribution pursuant to the Plan and pursuant to sections 1122 and 1123(a)(1) of the Bankruptcy Code. The Plan deems a Claim or Equity Interest to be classified in a particular Class only to the extent that the Claim or Equity Interest qualifies within the description of that Class and will be deemed classified in a different Class to the extent that any remainder of such Claim or Equity Interest qualifies within the description of such different Class. A Claim or Equity Interest is in a particular Class only to the extent that any such Claim or Equity Interest is Allowed in that Class and has not been paid, released or otherwise settled (in each case, by the Debtor or any other Entity) prior to the Effective Date.

B. Summary of Classification and Treatment of Classified Claims and Equity Interests

Class	Claim	Status	Voting Rights
1	Jefferies Secured Claim	Unimpaired	Deemed to Accept
2	Frontier Secured Claim	Impaired	Entitled to Vote
3	Other Secured Claims	Unimpaired	Deemed to Accept
4	Priority Non-Tax Claim	Unimpaired	Deemed to Accept
5	Retained Employee Claim	Unimpaired	Deemed to Accept
6	PTO Claims	Unimpaired	Deemed to Accept
7	Convenience Claims	Impaired	Entitled to Vote
8	General Unsecured Claims	Impaired	Entitled to Vote
9	Subordinated Claims	Impaired	Entitled to Vote
10	Class B/C Limited Partnership Interests	Impaired	Entitled to Vote
11	Class A Limited Partnership Interests	Impaired	Entitled to Vote

C. <u>Elimination of Vacant Classes</u>

Any Class that, as of the commencement of the Confirmation Hearing, does not have at least one Holder of a Claim or Equity Interest that is Allowed in an amount greater than zero for voting purposes shall be considered vacant, deemed eliminated from the Plan for purposes of voting to accept or reject the Plan, and disregarded for purposes of determining whether the Plan satisfies section 1129(a)(8) of the Bankruptcy Code with respect to such Class.

D. Impaired/Voting Classes

Claims and Equity Interests in Class 2 and Class 7 through Class 11 are Impaired by the Plan, and only the Holders of Claims or Equity Interests in those Classes are entitled to vote to accept or reject the Plan.

E. <u>Unimpaired/Non-Voting Classes</u>

Claims in Class 1 and Class 3 through Class 6 are Unimpaired by the Plan, and such Holders are deemed to have accepted the Plan and are therefore not entitled to vote on the Plan.

F. <u>Impaired/Non-Voting Classes</u>

There are no Classes under the Plan that will not receive or retain any property and no Classes are deemed to reject the Plan.

G. Cramdown

If any Class of Claims or Equity Interests is deemed to reject this Plan or does not vote to accept this Plan, the Debtor may (i) seek confirmation of this Plan under section 1129(b) of the Bankruptcy Code or (ii) amend or modify this Plan in accordance with the terms hereof and the

Bankruptcy Code. If a controversy arises as to whether any Claims or Equity Interests, or any class of Claims or Equity Interests, are Impaired, the Bankruptcy Court shall, after notice and a hearing, determine such controversy on or before the Confirmation Date.

H. Classification and Treatment of Claims and Equity Interests

1. Class 1 – Jefferies Secured Claim

- Classification: Class 1 consists of the Jefferies Secured Claim.
- Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 1 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, such Allowed Class 1 Claim, at the election of the Debtor: (A) Cash equal to the amount of such Allowed Class 1 Claim; (B) such other less favorable treatment as to which the Debtor and the Holder of such Allowed Class 1 Claim will have agreed upon in writing; or (C) such other treatment rendering such Claim Unimpaired. Each Holder of an Allowed Class 1 Claim will retain the Liens securing its Allowed Class 1 Claim as of the Effective Date until full and final payment of such Allowed Class 1 Claim is made as provided herein.
- Impairment and Voting: Class 1 is Unimpaired, and the Holders of Class 1 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 1 Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

2. <u>Class 2 – Frontier Secured Claim</u>

- Classification: Class 2 consists of the Frontier Secured Claim.
- Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 2 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, such Allowed Class 2 Claim: (A) Cash in an amount equal to all accrued but unpaid interest on the Frontier Claim through and including the Effective Date and (B) the New Frontier Note. The Holder of an Allowed Class 2 Claim will retain the Liens securing its Allowed Class 2 Claim as of the Effective Date until full and final payment of such Allowed Class 2 Claim is made as provided herein.
- Impairment and Voting: Class 2 is Impaired, and the Holders of Class 2 Claims are entitled to vote to accept or reject this Plan.

3. <u>Class 3 – Other Secured Claims</u>

- *Classification*: Class 3 consists of the Other Secured Claims.
- Allowance and Treatment: On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Class 3 Claim is Allowed on the Effective Date or (ii) the date on which such Class 3 Claim becomes an Allowed Class 3 Claim, each Holder of an Allowed Class 3 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, its Allowed Claim 3 Claim, at the option of the Debtor, or following the Effective Date, the Reorganized Debtor or Claimant Trustee, as applicable, (i) Cash equal to such Allowed Other Secured Claim, (ii) the collateral securing its Allowed Other Secured Claim, plus postpetition interest to the extent required under Bankruptcy Code Section 506(b), or (iii) such other treatment rendering such Claim Unimpaired.
- Impairment and Voting: Class 3 is Unimpaired, and the Holders of Class 3 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 3 Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

4. <u>Class 4 – Priority Non-Tax Claims</u>

- *Classification*: Class 4 consists of the Priority Non-Tax Claims.
- Allowance and Treatment: On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Class 4 Claim is Allowed on the Effective Date or (ii) the date on which such Class 4 Claim becomes an Allowed Class 4 Claim, each Holder of an Allowed Class 4 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, its Allowed Claim 4 Claim Cash equal to the amount of such Allowed Class 4 Claim.
- Impairment and Voting: Class 4 is Unimpaired, and the Holders of Class 4 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 4 Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

5. Class 5 – Retained Employee Claims

- *Classification*: Class 5 consists of the Retained Employee Claims.
- *Allowance and Treatment*: On or as soon as reasonably practicable after the Effective Date, each Allowed Class 5 Claim will be Reinstated.

• Impairment and Voting: Class 5 is Unimpaired, and the Holders of Class 5 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 5 Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

6. Class 6 – PTO Claims

- Classification: Class 6 consists of the PTO Claims.
- Allowance and Treatment: On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Class 6 Claim is Allowed on the Effective Date or (ii) the date on which such Class 6 Claim becomes an Allowed Class 6 Claim, each Holder of an Allowed Class 6 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, its Allowed Claim 6 Claim Cash equal to the amount of such Allowed Class 6 Claim.
- Impairment and Voting: Class 6 is Unimpaired, and the Holders of Class 6 Claims are conclusively deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code. Therefore, the Holders of Class 6 Claims are not entitled to vote to accept or reject this Plan and will not be solicited.

7. Class 7 – Convenience Claims

- Classification: Class 7 consists of the Convenience Claims.
- Allowance and Treatment: On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Class 7 Claim is Allowed on the Effective Date or (ii) the date on which such Class 7 Claim becomes an Allowed Class 7 Claim, each Holder of an Allowed Class 7 Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, its Allowed Class 7 Claim (1) the treatment provided to Allowed Holders of Class 8 General Unsecured Claims if the Holder of such Class 7 Claim makes the GUC Election or (2) an amount in Cash equal to the lesser of (a) 85% of the Allowed amount of such Holder's Class 7 Claim or (b) such Holder's Pro Rata share of the Convenience Claims Cash Pool.
- *Impairment and Voting*: Class 7 is Impaired, and the Holders of Class 7 Claims are entitled to vote to accept or reject this Plan.

8. Class 8 – General Unsecured Claims

• Classification: Class 8 consists of the General Unsecured Claims.

• Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 8 Claim, in full satisfaction, settlement, discharge and release of, and in exchange for, such Claim shall receive (i) its Pro Rata share of the Claimant Trust Interests, (ii) such other less favorable treatment as to which such Holder and the Claimant Trustee shall have agreed upon in writing, or (iii) the treatment provided to Allowed Holders of Class 7 Convenience Claims if the Holder of such Class 8 General Unsecured Claim is eligible and makes a valid Convenience Class Election.

Notwithstanding anything to the contrary herein, after the Effective Date and subject to the other provisions of this Plan, the Debtor, the Reorganized Debtor, and the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any General Unsecured Claim, except with respect to any General Unsecured Claim Allowed by Final Order of the Bankruptcy Court.

• Impairment and Voting: Class 8 is Impaired, and the Holders of Class 8 Claims are entitled to vote to accept or reject this Plan.

9. <u>Class 9 – Subordinated Claims</u>

• *Classification*: Class 9 consists of the Subordinated Claims.

Treatment: On the Effective Date, Holders of Subordinated Claims shall receive either (i) their Pro Rata share of the Subordinated Claimant Trust Interests or, (ii) such other less favorable treatment as to which such Holder and the Claimant Trustee may agree upon in writing.

Notwithstanding anything to the contrary herein, after the Effective Date and subject to the other provisions of this Plan, the Debtor, the Reorganized Debtor, and the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any Subordinated Claim, except with respect to any Subordinated Claim Allowed by Final Order of the Bankruptcy Court.

• *Impairment and Voting*: Class 9 is Impaired, and the Holders of Class 9 Claims are entitled to vote to accept or reject this Plan.

10. <u>Class 10 – Class B/C Limited Partnership Interests</u>

• Classification: Class 10 consists of the Class B/C Limited Partnership Interests.

• Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 10 Claim, in full satisfaction, settlement, discharge and release of, and in exchange for, such Claim shall receive (i) its Pro Rata share of the Contingent Claimant Trust Interests or (ii) such other less favorable treatment as to which such Holder and the Claimant Trustee shall have agreed upon in writing.

Notwithstanding anything to the contrary herein, after the Effective Date and subject to the other provisions of this Plan, the Debtor, the Reorganized Debtor, and the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any Class B/C Limited Partnership Interest Claim, except with respect to any Class B/C Limited Partnership Interest Claim Allowed by Final Order of the Bankruptcy Court.

• Impairment and Voting: Class 10 is Impaired, and the Holders of Class 10 Claims are entitled to vote to accept or reject this Plan.

11. <u>Class 11 – Class A Limited Partnership Interests</u>

- Classification: Class 11 consists of the Class A Limited Partnership Interests.
- Treatment: On or as soon as reasonably practicable after the Effective Date, each Holder of an Allowed Class 11 Claim, in full satisfaction, settlement, discharge and release of, and in exchange for, such Claim shall receive (i) its Pro Rata share of the Contingent Claimant Trust Interests or (ii) such other less favorable treatment as to which such Holder and the Claimant Trustee shall have agreed upon in writing.

Notwithstanding anything to the contrary herein, after the Effective Date and subject to the other provisions of this Plan, the Debtor, the Reorganized Debtor, and the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any Class A Limited Partnership Interest, except with respect to any Class A Limited Partnership Interest Allowed by Final Order of the Bankruptcy Court.

• *Impairment and Voting*: Class 11 is Impaired, and the Holders of Class 11 Claims are entitled to vote to accept or reject this Plan.

I. Special Provision Governing Unimpaired Claims

Except as otherwise provided in the Plan, nothing under the Plan will affect the Debtor's rights in respect of any Unimpaired Claims, including, without limitation, all rights in respect of legal and equitable defenses to or setoffs or recoupments against any such Unimpaired Claims.

J. Subordinated Claims

The allowance, classification, and treatment of all Claims under the Plan shall take into account and conform to the contractual, legal, and equitable subordination rights relating thereto, whether arising under general principles of equitable subordination, section 510(b) of the Bankruptcy Code, or otherwise. Under section 510 of the Bankruptcy Code, upon written notice and hearing, the Debtor the Reorganized Debtor, and the Claimant Trustee reserve the right to seek entry of an order by the Bankruptcy Court to re-classify or to subordinate any Claim in accordance with any contractual, legal, or equitable subordination relating thereto, and the treatment afforded any Claim under the Plan that becomes a subordinated Claim at any time shall be modified to reflect such subordination.

ARTICLE IV. MEANS FOR IMPLEMENTATION OF THIS PLAN

A. Summary

As discussed in the Disclosure Statement, the Plan will be implemented through (i) the Claimant Trust, (ii) the Litigation Sub-Trust, and (iii) the Reorganized Debtor.

On the Effective Date, all Class A Limited Partnership Interests, including the Class A Limited Partnership Interests held by Strand, as general partner, and Class B/C Limited Partnerships in the Debtor will be cancelled, and new Class A Limited Partnership Interests in the Reorganized Debtor will be issued to the Claimant Trust and New GP LLC – a newly-chartered limited liability company wholly-owned by the Claimant Trust. The Claimant Trust, as limited partner, will ratify New GP LLC's appointment as general partner of the Reorganized Debtor, and on and following the Effective Date, the Claimant Trust will be the Reorganized Debtor's limited partner and New GP LLC will be its general partner. The Claimant Trust, as limited partner, and New GP LLC, as general partner, will execute the Reorganized Limited Partnership Agreement, which will amend and restate, in all respects, the Debtor's current Limited Partnership Agreement. Following the Effective Date, the Reorganized Debtor will be managed consistent with the terms of the Reorganized Limited Partnership Agreement by New GP LLC. The sole managing member of New GP LLC will be the Claimant Trust, and the Claimant Trustee will be the sole officer of New GP LLC on the Effective Date.

Following the Effective Date, the Claimant Trust will administer the Claimant Trust Assets pursuant to this Plan and the Claimant Trust Agreement, and the Litigation Trustee will pursue, if applicable, the Estate Claims pursuant to the terms of the Litigation Sub-Trust Agreement and the Plan. The Reorganized Debtor will administer the Reorganized Debtor Assets and, if needed, with the utilization of a Sub-Servicer, which administration will include, among other things, managing the wind down of the Managed Funds.

Although the Reorganized Debtor will manage the wind down of the Managed Funds, it is currently anticipated that neither the Reorganized Debtor nor the Claimant Trust will assume or assume and assign the contracts between the Debtor and certain Related Entities pursuant to which the Debtor provides shared services and sub-advisory services to those Related Entities. The Debtor believes that the continued provision of the services under such contracts will not be

Case 19-34054-sgi11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 32 of 66

cost effective.

The Reorganized Debtor will distribute all proceeds from the wind down to the Claimant Trust, as its limited partner, and New GP LLC, as its general partner, in each case in accordance with the Reorganized Limited Partnership Agreement. Such proceeds, along with the proceeds of the Claimant Trust Assets, will ultimately be distributed to the Claimant Trust Beneficiaries as set forth in this Plan and the Claimant Trust Agreement.

B. The Claimant $Trust^2$

1. <u>Creation and Governance of the Claimant Trust and Litigation Sub-Trust.</u>

On or prior to the Effective Date, the Debtor and the Claimant Trustee shall execute the Claimant Trust Agreement and shall take all steps necessary to establish the Claimant Trust and the Litigation Sub-Trust in accordance with the Plan in each case for the benefit of the Claimant Trust Beneficiaries. Additionally, on or prior to the Effective Date, the Debtor shall irrevocably transfer and shall be deemed to have irrevocably transferred to the Claimant Trust all of its rights, title, and interest in and to all of the Claimant Trust Assets, and in accordance with section 1141 of the Bankruptcy Code, the Claimant Trust Assets shall automatically vest in the Claimant Trust free and clear of all Claims, Liens, encumbrances, or interests subject only to the Claimant Trust Interests and the Claimant Trust Expenses, as provided for in the Claimant Trust Agreement, and such transfer shall be exempt from any stamp, real estate transfer, mortgage from any stamp, transfer, reporting, sales, use, or other similar tax.

The Claimant Trustee shall be the exclusive trustee of the Claimant Trust Assets, excluding the Estate Claims and the Litigation Trustee shall be the exclusive trustee with respect to the Estate Claims in each case for purposes of 31 U.S.C. § 3713(b) and 26 U.S.C. § 6012(b)(3), as well as the representative of the Estate appointed pursuant to section 1123(b)(3)(B) of the Bankruptcy Code with respect to the Claimant Trust Assets. The Claimant Trustee shall also be responsible for resolving all Claims and Equity Interests in Class 8 through Class 11, under the supervision of the Claimant Trust Oversight Committee.

On the Effective Date, the Claimant Trustee and Litigation Trustee shall execute the Litigation Sub-Trust Agreement and shall take all steps necessary to establish the Litigation Sub-Trust. Upon the creation of the Litigation Sub-Trust, the Claimant Trust shall irrevocably transfer and assign to the Litigation Sub-Trust the Estate Claims. The Claimant Trust shall be governed by the Claimant Trust Agreement and administered by the Claimant Trustee. The powers, rights, and responsibilities of the Claimant Trustee shall be specified in the Claimant Trust Agreement and shall include the authority and responsibility to, among other things, take the actions set forth in this ARTICLE IV, subject to any required reporting to the Claimant Trust Oversight Committee as may be set forth in the Claimant Trust Agreement. The Claimant Trust shall hold and distribute the Claimant Trust Assets (including the proceeds from the Estate Claims, if any) in accordance with the provisions of the Plan and the Claimant Trust Agreement; provided that the Claimant Trust Oversight Committee may direct the Claimant Trust to reserve

26

² In the event of a conflict between the terms of this summary and the terms of the Claimant Trust Agreement and the Litigation Sub-Trust Agreement, the terms of the Claimant Trust Agreement or the Litigation Sub-Trust Agreement, as applicable, shall control.

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 33 of 66

Cash from distributions as necessary to fund the Claimant Trust and Litigation Sub-Trust. Other rights and duties of the Claimant Trustee and the Claimant Trust Beneficiaries shall be as set forth in the Claimant Trust Agreement. After the Effective Date, neither the Debtor nor the Reorganized Debtor shall have any interest in the Claimant Trust Assets.

The Litigation Sub-Trust shall be governed by the Litigation Sub-Trust Agreement and administered by the Litigation Trustee. The powers, rights, and responsibilities of the Litigation Trustee shall be specified in the Litigation Sub-Trust Agreement and shall include the authority and responsibility to, among other things, take the actions set forth in this ARTICLE IV, subject to any required reporting as may be set forth in the Litigation Sub-Trust Agreement. The Litigation Sub-Trust shall investigate, prosecute, settle, or otherwise resolve the Estate Claims in accordance with the provisions of the Plan and the Litigation Sub-Trust Agreement and shall distribute the proceeds therefrom to the Claimant Trust for distribution. Other rights and duties of the Litigation Trustee shall be as set forth in the Litigation Sub-Trust Agreement.

2. <u>Claimant Trust Oversight Committee</u>

The Claimant Trust, the Claimant Trustee, the management and monetization of the Claimant Trust Assets, and the management of the Reorganized Debtor (through the Claimant Trust's role as managing member of New GP LLC) and the Litigation Sub-Trust will be overseen by the Claimant Trust Oversight Committee, subject to the terms of the Claimant Trust Agreement and the Litigation Sub-Trust Agreement, as applicable.

The Claimant Trust Oversight Committee will initially consist of five members. Four of the five members will be representatives of the members of the Committee: (i) the Redeemer Committee of Highland Crusader Fund, (ii) UBS, (iii) Acis, and (iv) Meta-e Discovery. The fifth member will be an independent, natural Person chosen by the Committee and reasonably acceptable to the Debtor. The members of the Claimant Trust Oversight Committee may be replaced as set forth in the Claimant Trust Agreement. The identity of the members of the Claimant Trust Oversight Committee will be disclosed in the Plan Supplement.

As set forth in the Claimant Trust Agreement, in no event will any member of the Claimant Trust Oversight Committee with a Claim against the Estate be entitled to vote, opine, or otherwise be involved in any matters related to such member's Claim.

The independent member(s) of the Claimant Trust Oversight Committee may be entitled to compensation for their services as set forth in the Claimant Trust Agreement. Any member of the Claimant Trust Oversight Committee may be removed, and successor chosen, in the manner set forth in the Claimant Trust Agreement.

3. <u>Purpose of the Claimant Trust.</u>

The Claimant Trust shall be established for the purpose of (i) managing and monetizing the Claimant Trust Assets, subject to the terms of the Claimant Trust Agreement and the oversight of the Claimant Trust Oversight Committee, (ii) serving as the limited partner of, and holding the limited partnership interests in, the Reorganized Debtor, (iii) serving as the sole member and manager of New GP LLC, the Reorganized Debtor's general partner, (iv) in its capacity as the sole member and manager of New GP LLC, overseeing the management and

monetization of the Reorganized Debtor Assets pursuant to the terms of the Reorganized Limited Partnership Agreement; and (v) administering the Disputed Claims Reserve and serving as Distribution Agent with respect to Disputed Claims in Class 7 or Class 8.

In its management of the Claimant Trust Assets, the Claimant Trust will also reconcile and object to the General Unsecured Claims, Subordinated Claims, Class B/C Limited Partnership Interests, and Class A Limited Partnership Interests, as provided for in this Plan and the Claimant Trust Agreement, and make Trust Distributions to the Claimant Trust Beneficiaries in accordance with Treasury Regulation section 301.7701-4(d), with no objective to continue or engage in the conduct of a trade or business.

The purpose of the Reorganized Debtor is discussed at greater length in ARTICLE IV.C.

4. Purpose of the Litigation Sub-Trust.

The Litigation Sub-Trust shall be established for the purpose of investigating, prosecuting, settling, or otherwise resolving the Estate Claims. Any proceeds therefrom shall be distributed by the Litigation Sub-Trust to the Claimant Trust for distribution to the Claimant Trust Beneficiaries pursuant to the terms of the Claimant Trust Agreement.

5. *Claimant Trust Agreement and Litigation Sub-Trust Agreement.*

The Claimant Trust Agreement generally will provide for, among other things:

- (i) the payment of the Claimant Trust Expenses;
- (ii) the payment of other reasonable expenses of the Claimant Trust;
- (iii) the retention of employees, counsel, accountants, financial advisors, or other professionals and the payment of their reasonable compensation;
- (iv) the investment of Cash by the Claimant Trustee within certain limitations, including those specified in the Plan;
 - (v) the orderly monetization of the Claimant Trust Assets;
- (vi) litigation of any Causes of Action, which may include the prosecution, settlement, abandonment, or dismissal of any such Causes of Action, subject to reporting and oversight by the Claimant Trust Oversight Committee;
- (vii) the resolution of Claims and Equity Interests in Class 8 through Class 11, subject to reporting and oversight by the Claimant Trust Oversight Committee;
- (viii) the administration of the Disputed Claims Reserve and distributions to be made therefrom; and
- (ix) the management of the Reorganized Debtor, including the utilization of a Sub-Servicer, with the Claimant Trust serving as the managing member of New GP LLC.

Except as otherwise ordered by the Bankruptcy Court, the Claimant Trust Expenses shall be paid from the Claimant Trust Assets in accordance with the Plan and Claimant Trust Agreement. The Claimant Trustee may establish a reserve for the payment of Claimant Trust Expense (including, without limitation, any reserve for potential indemnification claims as authorized and provided under the Claimant Trust Agreement), and shall periodically replenish such reserve, as necessary.

In furtherance of, and consistent with the purpose of, the Claimant Trust and the Plan, the Trustees, for the benefit of the Claimant Trust, shall, subject to reporting and oversight by the Claimant Trust Oversight Committee as set forth in the Claimant Trust Agreement: (i) hold the Claimant Trust Assets for the benefit of the Claimant Trust Beneficiaries, (ii) make Distributions to the Claimant Trust Beneficiaries as provided herein and in the Claimant Trust Agreement, and (iii) have the sole power and authority to prosecute and resolve any Causes of Action and objections to Claims and Equity Interests (other than those assigned to the Litigation Sub-Trust), without approval of the Bankruptcy Court. Except as otherwise provided in the Claimant Trust Agreement, the Claimant Trustee shall be responsible for all decisions and duties with respect to the Claimant Trust and the Claimant Trust Assets; *provided, however*, that the prosecution and resolution of any Estate Claims included in the Claimant Trust Assets shall be the responsibility of the Litigation Trustee. The Litigation Sub-Trust Agreement generally will provide for, among other things:

- (i) the payment of other reasonable expenses of the Litigation Sub-Trust;
- (ii) the retention of employees, counsel, accountants, financial advisors, or other professionals and the payment of their reasonable compensation; and
- (iii) the investigation and prosecution of Estate Claims, which may include the prosecution, settlement, abandonment, or dismissal of any such Estate Claims, subject to reporting and oversight as set forth in the Litigation Sub-Trust Agreement.

The Trustees, on behalf of the Claimant Trust and Litigation Sub-Trust, as applicable, may each employ, without further order of the Bankruptcy Court, employees and other professionals (including those previously retained by the Debtor and the Committee) to assist in carrying out the Trustees' duties hereunder and may compensate and reimburse the reasonable expenses of these professionals without further Order of the Bankruptcy Court from the Claimant Trust Assets in accordance with the Plan and the Claimant Trust Agreement.

The Claimant Trust Agreement and Litigation Sub-Trust Agreement may include reasonable and customary provisions that allow for indemnification by the Claimant Trust in favor of the Claimant Trustee, Litigation Trustee, and the Claimant Trust Oversight Committee. Any such indemnification shall be the sole responsibility of the Claimant Trust and payable solely from the Claimant Trust Assets.

6. <u>Compensation and Duties of Trustees.</u>

The salient terms of each Trustee's employment, including such Trustee's duties and compensation shall be set forth in the Claimant Trust Agreement and the Litigation Sub-Trust

Agreement, as appropriate. The Trustees shall each be entitled to reasonable compensation in an amount consistent with that of similar functionaries in similar types of bankruptcy cases.

7. *Cooperation of Debtor and Reorganized Debtor.*

To effectively investigate, prosecute, compromise and/or settle the Claims and/or Causes of Action that constitute Claimant Trust Assets (including Estate Claims), the Claimant Trustee, Litigation Trustee, and each of their professionals may require reasonable access to the Debtor's and Reorganized Debtor's documents, information, and work product relating to the Claimant Trust Assets. Accordingly, the Debtor and the Reorganized Debtor, as applicable, shall reasonably cooperate with the Claimant Trustee and Litigation Trustee, as applicable, in their prosecution of Causes of Action and in providing the Claimant Trustee and Litigation Trustee with copies of documents and information in the Debtor's possession, custody, or control on the Effective Date that either Trustee indicates relates to the Estate Claims or other Causes of Action.

The Debtor and Reorganized Debtor shall preserve all records, documents or work product (including all electronic records, documents, or work product) related to the Claims and Causes of Action, including Estate Claims, until the earlier of (a) the dissolution of the Reorganized Debtor or (b) termination of the Claimant Trust and Litigation Sub-Trust.

8. *United States Federal Income Tax Treatment of the Claimant Trust.*

Unless the IRS requires otherwise, for all United States federal income tax purposes, the parties shall treat the transfer of the Claimant Trust Assets to the Claimant Trust as: (a) a transfer of the Claimant Trust Assets (other than the amounts set aside in the Disputed Claims Reserve, if the Claimant Trustee makes the election described in Section 7 below) directly to the applicable Claimant Trust Beneficiaries followed by (b) the transfer by the such Claimant Trust Beneficiaries to the Claimant Trust of such Claimant Trust Assets in exchange for the Claimant Trust Interests. Accordingly, the applicable Claimant Trust Beneficiaries shall be treated for United States federal income tax purposes as the grantors and owners of their respective share of the Claimant Trust Assets. The foregoing treatment shall also apply, to the extent permitted by applicable law, for state and local income tax purposes.

9. Tax Reporting.

- (a) The Claimant Trustee shall file tax returns for the Claimant Trust treating the Claimant Trust as a grantor trust pursuant to Treasury Regulation section 1.671-4(a). The Claimant Trustee may file an election pursuant to Treasury Regulation 1.468B-9(c) to treat the Disputed Claims Reserve as a disputed ownership fund, in which case the Claimant Trustee will file federal income tax returns and pay taxes for the Disputed Claims Reserve as a separate taxable entity.
- (b) The Claimant Trustee shall be responsible for payment, out of the Claimant Trust Assets, of any taxes imposed on the Claimant Trust or its assets.

- (c) The Claimant Trustee shall determine the fair market value of the Claimant Trust Assets as of the Effective Date and notify the applicable Claimant Trust Beneficiaries of such valuation, and such valuation shall be used consistently for all federal income tax purposes.
- (d) The Claimant Trustee shall distribute such tax information to the applicable Claimant Trust Beneficiaries as the Claimant Trustee determines is required by applicable law.

10. Claimant Trust Assets.

The Claimant Trustee shall have the exclusive right, on behalf of the Claimant Trust, to institute, file, prosecute, enforce, abandon, settle, compromise, release, or withdraw any and all Causes of Action included in the Claimant Trust Assets (except for the Estate Claims) without any further order of the Bankruptcy Court, and the Claimant Trustee shall have the exclusive right, on behalf of the Claimant Trust, to sell, liquidate, or otherwise monetize all Claimant Trust Assets, except as otherwise provided in this Plan or in the Claimant Trust Agreement, without any further order of the Bankruptcy Court. Notwithstanding anything herein to the contrary, the Litigation Trustee shall have the exclusive right to institute, file, prosecute, enforce, abandon, settle, compromise, release, or withdraw any and all Estate Claims included in the Claimant Trust Assets without any further order of the Bankruptcy Court.

From and after the Effective Date, the Trustees, in accordance with section 1123(b)(3) and (4) of the Bankruptcy Code, and on behalf of the Claimant Trust, shall each serve as a representative of the Estate with respect to any and all Claimant Trust Assets, including the Causes of Action and Estate Claims, as appropriate, and shall retain and possess the right to (a) commence, pursue, settle, compromise, or abandon, as appropriate, any and all Causes of Action in any court or other tribunal and (b) sell, liquidate, or otherwise monetize all Claimant Trust Assets.

11. Claimant Trust Expenses.

From and after the Effective Date, the Claimant Trust shall, in the ordinary course of business and without the necessity of any approval by the Bankruptcy Court, pay the reasonable professional fees and expenses incurred by the Claimant Trust, the Litigation Sub-Trust, and any professionals retained by such parties and entities from the Claimant Trust Assets, except as otherwise provided in the Claimant Trust Agreement.

12. Trust Distributions to Claimant Trust Beneficiaries.

The Claimant Trustee, in its discretion, may make Trust Distributions to the Claimant Trust Beneficiaries at any time and/or use the Claimant Trust Assets or proceeds thereof, *provided* that such Trust Distributions or use is otherwise permitted under the terms of the Plan, the Claimant Trust Agreement, and applicable law.

13. Cash Investments.

With the consent of the Claimant Trust Oversight Committee, the Claimant Trustee may invest Cash (including any earnings thereon or proceeds therefrom) in a manner consistent with the terms of the Claimant Trust Agreement; *provided, however*, that such investments are

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 38 of 66

investments permitted to be made by a "liquidating trust" within the meaning of Treasury Regulation section 301.7701-4(d), as reflected therein, or under applicable IRS guidelines, rulings or other controlling authorities.

14. Dissolution of the Claimant Trust and Litigation Sub-Trust.

The Trustees and the Claimant Trust and Litigation Sub-Trust shall be discharged or dissolved, as the case may be, at such time as: (a) the Litigation Trustee determines that the pursuit of Estate Claims is not likely to yield sufficient additional proceeds to justify further pursuit of such Estate Claims, (b) the Claimant Trustee determines that the pursuit of Causes of Action (other than Estate Claims) is not likely to yield sufficient additional proceeds to justify further pursuit of such Causes of Action, (c) the Clamant Trustee determines that the pursuit of sales of other Claimant Trust Assets is not likely to yield sufficient additional proceeds to justify further pursuit of such sales of Claimant Trust Assets, (d) all objections to Disputed Claims and Equity Interests are fully resolved, (e) the Reorganized Debtor is dissolved, and (f) all Distributions required to be made by the Claimant Trustee to the Claimant Trust Beneficiaries under the Plan have been made, but in no event shall the Claimant Trust be dissolved later than three years from the Effective Date unless the Bankruptcy Court, upon motion made within the six-month period before such third anniversary (and, in the event of further extension, by order of the Bankruptcy Court, upon motion made at least six months before the end of the preceding extension), determines that a fixed period extension (not to exceed two years, together with any prior extensions, without a favorable letter ruling from the Internal Revenue Service or an opinion of counsel that any further extension would not adversely affect the status of the Claimant Trust as a liquidating trust for federal income tax purposes) is necessary to facilitate or complete the recovery on, and liquidation of, the Claimant Trust Assets; provided, however, that each extension must be approved, upon a finding that the extension is necessary to facilitate or complete the recovery on, and liquidation of the Claimant Trust Assets, by the Bankruptcy Court within 6 months of the beginning of the extended term and no extension, together with any prior extensions, shall exceed three years without a favorable letter ruling from the Internal Revenue Service or an opinion of counsel that any further extension would not adversely affect the status of the Claimant Trust as a liquidating trust for federal income tax purposes.

Upon dissolution of the Claimant Trust, and pursuant to the Claimant Trust Agreement, any remaining Claimant Trust Assets that exceed the amounts required to be paid under the Plan will be transferred (in the sole discretion of the Claimant Trustee) in Cash or in-kind to the Holders of the Claimant Trust Interests as provided in the Claimant Trust Agreement.

C. The Reorganized Debtor

1. Corporate Existence

The Debtor will continue to exist after the Effective Date, with all of the powers of partnerships pursuant to the law of the State of Delaware and as set forth in the Reorganized Limited Partnership Agreement.

2. <u>Cancellation of Equity Interests and Release</u>

On the Effective Date, (i) all prepetition Equity Interests, including the Class A Limited Partnership Interests and the Class B/C Limited Partnership Interests, in the Debtor shall be canceled, and (ii) all obligations or debts owed by, or Claims against, the Debtor on account of, or based upon, the Interests shall be deemed as cancelled, released, and discharged, including all obligations or duties by the Debtor relating to the Equity Interests in any of the Debtor's formation documents, including the Limited Partnership Agreement.

3. Issuance of New Partnership Interests

On the Effective Date, the Debtor or the Reorganized Debtor, as applicable, will issue new Class A Limited Partnership Interests to (i) the Claimant Trust, as limited partner, and (ii) New GP LLC, as general partner, and will admit (a) the Claimant Trust as the limited partner of the Reorganized Debtor, and (b) New GP LLC as the general partner of the Reorganized Debtor. The Claimant Trust, as limited partner, will ratify New GP LLC's appointment as general partner of the Reorganized Debtor. Also, on the Effective Date, the Claimant Trust, as limited partner, and New GP LLC, as general partner, will execute the Reorganized Limited Partnership Agreement and receive partnership interests in the Reorganized Debtor consistent with the terms of the Reorganized Limited Partnership Agreement.

The Reorganized Limited Partnership Agreement does not provide for, and specifically disclaims, the indemnification obligations under the Limited Partnership Agreement, including any such indemnification obligations that accrued or arose or could have been brought prior to the Effective Date. Any indemnification Claims under the Limited Partnership Agreement that accrued, arose, or could have been filed prior to the Effective Date will be resolved through the Claims resolution process provided that a Claim is properly filed in accordance with the Bankruptcy Code, the Plan, or the Bar Date Order. Each of the Debtor, the Reorganized Debtor, the Claimant Trust, and the Litigation Sub-Trust reserve all rights with respect to any such indemnification Claims.

4. *Management of the Reorganized Debtor*

Subject to and consistent with the terms of the Reorganized Limited Partnership Agreement, the Reorganized Debtor shall be managed by its general partner, New GP LLC. The initial officers and employees of the Reorganized Debtor shall be selected by the Claimant Trustee. The Reorganized Debtor may, in its discretion, also utilize a Sub-Servicer in addition to or in lieu of the retention of officers and employees.

As set forth in the Reorganized Limited Partnership Agreement, New GP LLC will receive a fee for managing the Reorganized Debtor. Although New GP LLC will be a limited liability company, it will elect to be treated as a C-Corporation for tax purposes. Therefore, New GP LLC (and any taxable income attributable to it) will be subject to corporate income taxation on a standalone basis, which may reduce the return to Claimants.

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 40 of 66

5. *Vesting of Assets in the Reorganized Debtor*

Except as otherwise provided in this Plan or the Confirmation Order, on or after the Effective Date, all Reorganized Debtor Assets will vest in the Reorganized Debtor, free and clear of all Liens, Claims, charges or other encumbrances pursuant to section 1141(c) of the Bankruptcy Code except with respect to such Liens, Claims, charges and other encumbrances that are specifically preserved under this Plan upon the Effective Date.

The Reorganized Debtor shall be the exclusive trustee of the Reorganized Debtor Assets for purposes of 31 U.S.C. § 3713(b) and 26 U.S.C. § 6012(b)(3), as well as the representative of the Estate appointed pursuant to section 1123(b)(3)(B) of the Bankruptcy Code with respect to the Reorganized Debtor Assets.

6. <u>Purpose of the Reorganized Debtor</u>

Except as may be otherwise provided in this Plan or the Confirmation Order, the Reorganized Debtor will continue to manage the Reorganized Debtor Assets (which shall include, for the avoidance of doubt, serving as the investment manager of the Managed Funds) and may use, acquire or dispose of the Reorganized Debtor Assets and compromise or settle any Claims with respect to the Reorganized Debtor Assets without supervision or approval by the Bankruptcy Court and free of any restrictions of the Bankruptcy Code or Bankruptcy Rules. The Reorganized Debtor shall oversee the resolution of Claims in Class 1 through Class 7.

Without limiting the foregoing, the Reorganized Debtor will pay the charges that it incurs after the Effective Date for Professionals' fees, disbursements, expenses or related support services (including reasonable fees relating to the preparation of Professional fee applications) in the ordinary course of business and without application or notice to, or order of, the Bankruptcy Court.

7. <u>Distribution of Proceeds from the Reorganized Debtor Assets; Transfer of Reorganized Debtor Assets</u>

Any proceeds received by the Reorganized Debtor will be distributed to the Claimant Trust, as limited partner, and New GP LLC, as general partner, in the manner set forth in the Reorganized Limited Partnership Agreement. As set forth in the Reorganized Limited Partnership Agreement, the Reorganized Debtor may, from time to time distribute Reorganized Debtor Assets to the Claimant Trust either in Cash or in-kind, including to institute the wind-down and dissolution of the Reorganized Debtor. Any assets distributed to the Claimant Trust will be (i) deemed transferred in all respects as forth in ARTICLE IV.B.1, (ii) deemed Claimant Trust Assets, and (iii) administered as Claimant Trust Assets.

D. Company Action

Each of the Debtor, the Reorganized Debtor, and the Trustees, as applicable, may take any and all actions to execute, deliver, File or record such contracts, instruments, releases and other agreements or documents and take such actions as may be necessary or appropriate to effectuate and implement the provisions of this Plan, the Claimant Trust Agreement, the Reorganized Limited Partnership Agreement, or the New GP LLC Documents, as applicable, in

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 41 of 66

the name of and on behalf of the Debtor, the Reorganized Debtor, or the Trustees, as applicable, and in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any requirement of further action, vote or other approval or authorization by the security holders, officers, or directors of the Debtor or the Reorganized Debtor, as applicable, or by any other Person.

Prior to, on or after the Effective Date (as appropriate), all matters provided for pursuant to this Plan that would otherwise require approval of the stockholders, partners, directors, managers, or members of the Debtor, any Related Entity, or any Affiliate thereof (as of prior to the Effective Date) will be deemed to have been so approved and will be in effect prior to, on or after the Effective Date (as appropriate) pursuant to applicable law and without any requirement of further action by the stockholders, partners, directors, managers or members of such Persons, or the need for any approvals, authorizations, actions or consents of any Person.

All matters provided for in this Plan involving the legal or corporate structure of the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable, and any legal or corporate action required by the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable, in connection with this Plan, will be deemed to have occurred and will be in full force and effect in all respects, in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any requirement of further action, vote or other approval or authorization by the security holders, partners, directors, managers, or members of the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable, or by any other Person. On the Effective Date, the appropriate officers of the Debtor and the Reorganized Debtor, as applicable, as well as the Trustees, are authorized to issue, execute, deliver, and consummate the transactions contemplated by, the contracts, agreements, documents, guarantees, pledges, consents, securities, certificates, resolutions and instruments contemplated by or described in this Plan in the name of and on behalf of the Debtor and the Reorganized Debtor, as well as the Trustees, in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any requirement of further action, vote or other approval or authorization by any Person. The appropriate officer of the Debtor, the Reorganized Debtor, as well as the Trustees, will be authorized to certify or attest to any of the foregoing actions.

E. Release of Liens, Claims and Equity Interests

Except as otherwise provided in the Plan or in any contract, instrument, release or other agreement or document entered into or delivered in connection with the Plan, from and after the Effective Date and concurrently with the applicable distributions made pursuant to the Plan, all Liens, Claims, Equity Interests, mortgages, deeds of trust, or other security interests against the property of the Estate will be fully released, terminated, extinguished and discharged, in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or the vote, consent, authorization or approval of any Entity. Any Entity holding such Liens or Equity Interests extinguished pursuant to the prior sentence will, pursuant to section 1142 of the Bankruptcy Code, promptly execute and deliver to the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, such instruments of termination, release, satisfaction and/or assignment (in recordable form) as may be reasonably requested by the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable. For the avoidance of

doubt, this section is in addition to, and shall not be read to limit in any respects, ARTICLE IV.C.2.

F. <u>Cancellation of Notes, Certificates and Instruments</u>

Except for the purpose of evidencing a right to a distribution under this Plan and except as otherwise set forth in this Plan, on the Effective Date, all agreements, instruments, Securities and other documents evidencing any prepetition Claim or Equity Interest and any rights of any Holder in respect thereof shall be deemed cancelled, discharged, and of no force or effect. The holders of or parties to such cancelled instruments, Securities, and other documentation will have no rights arising from or related to such instruments, Securities, or other documentation or the cancellation thereof, except the rights provided for pursuant to this Plan, and the obligations of the Debtor thereunder or in any way related thereto will be fully released, terminated, extinguished and discharged, in each case without further notice to or order of the Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any requirement of further action, vote or other approval or authorization by any Person. For the avoidance of doubt, this section is in addition to, and shall not be read to limit in any respects, ARTICLE IV.C.2.

G. Cancellation of Existing Instruments Governing Security Interests

Upon payment or other satisfaction of an Allowed Class 1 or Allowed Class 2 Claim, or promptly thereafter, the Holder of such Allowed Class 1 or Allowed Class 2 Claim shall deliver to the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, any collateral or other property of the Debtor held by such Holder, together with any termination statements, instruments of satisfaction, or releases of all security interests with respect to its Allowed Class 1 or Allowed Class 2 Claim that may be reasonably required to terminate any related financing statements, mortgages, mechanics' or other statutory Liens, or *lis pendens*, or similar interests or documents.

H. Control Provisions

To the extent that there is any inconsistency between this Plan as it relates to the Claimant Trust, the Claimant Trust Agreement, the Reorganized Debtor, or the Reorganized Limited Partnership Agreement, this Plan shall control.

I. Treatment of Vacant Classes

Any Claim or Equity Interest in a Class considered vacant under ARTICLE III.C of this Plan shall receive no Plan Distributions.

J. Plan Documents

The documents, if any, to be Filed as part of the Plan Documents, including any documents filed with the Plan Supplement, and any amendments, restatements, supplements, or other modifications to such documents, and any consents, waivers, or other deviations under or from any such documents, shall be incorporated herein by this reference (including to the applicable definitions in ARTICLE I hereof) and fully enforceable as if stated in full herein.

The Debtor and the Committee are currently working to finalize the forms of certain of the Plan Documents to be filed with the Plan Supplement. To the extent that the Debtor and the Committee cannot agree as to the form and content of such Plan Documents, they intend to submit the issue to non-binding mediation pursuant to the *Order Directing Mediation* entered on August 3, 2020 [D.I. 912].

K. <u>Highland Capital Management, L.P. Retirement Plan and Trust</u>

The Highland Capital Management, L.P. Retirement Plan And Trust ("<u>Pension Plan</u>") is a single-employer defined benefit pension plan covered by Title IV of the Employee Retirement Income Security Act of 1974, as amended ("<u>ERISA</u>"). 29 U.S.C. §§ 1301-1461. The Debtor is the contributing sponsor and, as such, the PBGC asserts that the Debtor is liable along with any members of the contributing sponsor's controlled-group within the meaning of 29 U.S.C. §§ 1301(a)(13), (14) with respect to the Pension Plan.

Upon the Effective Date, the Reorganized Debtor shall be deemed to have assumed the Pension Plan and shall comply with all applicable statutory provisions of ERISA and the Internal Revenue Code (the "IRC"), including, but not limited to, satisfying the minimum funding standards pursuant to 26 U.S.C. §§ 412, 430, and 29 U.S.C. §§ 1082, 1083; paying the PBGC premiums in accordance with 29 U.S.C. §§ 1306 and 1307; and administering the Pension Plan in accordance with its terms and the provisions of ERISA and the IRC. In the event that the Pension Plan terminates after the Plan of Reorganization Effective Date, the PBGC asserts that the Reorganized Debtor and each of its controlled group members will be responsible for the liabilities imposed by Title IV of ERISA.

Notwithstanding any provision of the Plan, the Confirmation Order, or the Bankruptcy Code (including section 1141 thereof) to the contrary, neither the Plan, the Confirmation Order, or the Bankruptcy Code shall be construed as discharging, releasing, exculpating or relieving the Debtor, the Reorganized Debtor, or any person or entity in any capacity, from any liability or responsibility, if any, with respect to the Pension Plan under any law, governmental policy, or regulatory provision. PBGC and the Pension Plan shall not be enjoined or precluded from enforcing such liability or responsibility against any person or entity as a result of any of the provisions of the Plan, the Confirmation Order, or the Bankruptcy Code. The Debtor reserves the right to contest any such liability or responsibility.

ARTICLE V. TREATMENT OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES

A. <u>Assumption, Assignment, or Rejection of Executory Contracts and Unexpired</u> Leases

Unless an Executory Contract or Unexpired Lease: (i) was previously assumed or rejected by the Debtor pursuant to this Plan on or prior to the Confirmation Date; (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto; (iii) is the subject of a motion to assume filed by the Debtor on or before the Confirmation Date; (iv) contains a change of control or similar provision that would be triggered by the Chapter 11 Case (unless such provision has been irrevocably waived); or (v) is specifically designated as a

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 44 of 66

contract or lease to be assumed in the Plan or the Plan Supplement, on the Confirmation Date, each Executory Contract and Unexpired Lease shall be deemed rejected pursuant to section 365 of the Bankruptcy Code, without the need for any further notice to or action, order, or approval of the Bankruptcy Court, unless such Executory Contract or Unexpired Lease is listed in the Plan Supplement.

At any time on or prior to the Confirmation Date, the Debtor may (i) amend the Plan Supplement in order to add or remove a contract or lease from the list of contracts to be assumed or (ii) assign (subject to applicable law) any Executory Contract or Unexpired Lease, as determined by the Debtor in consultation with the Committee, or the Reorganized Debtor, as applicable.

The Confirmation Order will constitute an order of the Bankruptcy Court approving the above-described assumptions, rejections, and assumptions and assignments. Except as otherwise provided herein or agreed to by the Debtor and the applicable counterparty, each assumed Executory Contract or Unexpired Lease shall include all modifications, amendments, supplements, restatements, or other agreements related thereto, and all rights related thereto. Modifications, amendments, supplements, and restatements to prepetition Executory Contracts and Unexpired Leases that have been executed by the Debtor during the Chapter 11 Case shall not be deemed to alter the prepetition nature of the Executory Contract or Unexpired Lease or the validity, priority, or amount of any Claims that may arise in connection therewith. To the extent applicable, no change of control (or similar provision) will be deemed to occur under any such Executory Contract or Unexpired Lease.

If certain, but not all, of a contract counterparty's Executory Contracts and/or Unexpired Leases are rejected pursuant to the Plan, the Confirmation Order shall be a determination that such counterparty's Executory Contracts and/or Unexpired Leases that are being assumed pursuant to the Plan are severable agreements that are not integrated with those Executory Contracts and/or Unexpired Leases that are being rejected pursuant to the Plan. Parties seeking to contest this finding with respect to their Executory Contracts and/or Unexpired Leases must file a timely objection to the Plan on the grounds that their agreements are integrated and not severable, and any such dispute shall be resolved by the Bankruptcy Court at the Confirmation Hearing (to the extent not resolved by the parties prior to the Confirmation Hearing).

Notwithstanding anything herein to the contrary, the Debtor shall assume or reject that certain real property lease with Crescent TC Investors L.P. ("<u>Landlord</u>") for the Debtor's headquarters located at 200/300 Crescent Ct., Suite #700, Dallas, Texas 75201 (the "<u>Lease</u>") in accordance with the notice to Landlord, procedures and timing required by 11 U.S.C. §365(d)(4), as modified by that certain *Agreed Order Granting Motion to Extend Time to Assume or Reject Unexpired Nonresidential Real Property Lease* [Docket No. 1122].

B. Claims Based on Rejection of Executory Contracts or Unexpired Leases

Any Executory Contract or Unexpired Lease not assumed or rejected on or before the Confirmation Date shall be deemed rejected, pursuant to the Confirmation Order. Any Person asserting a Rejection Claim shall File a proof of claim within thirty days of the Effective Date. Any Rejection Claims that are not timely Filed pursuant to this Plan shall be forever disallowed

and barred. If one or more Rejection Claims are timely Filed, the Claimant Trustee may File an objection to any Rejection Claim.

Rejection Claims shall be classified as General Unsecured Claims and shall be treated in accordance with ARTICLE III of this Plan.

C. <u>Cure of Defaults for Assumed or Assigned Executory Contracts and Unexpired Leases</u>

Any monetary amounts by which any Executory Contract or Unexpired Lease to be assumed or assigned hereunder is in default shall be satisfied, under section 365(b)(1) of the Bankruptcy Code, by the Debtor upon assumption or assignment thereof, by payment of the default amount in Cash as and when due in the ordinary course or on such other terms as the parties to such Executory Contracts may otherwise agree. The Debtor may serve a notice on the Committee and parties to Executory Contracts or Unexpired Leases to be assumed or assigned reflecting the Debtor's or Reorganized Debtor's intention to assume or assign the Executory Contract or Unexpired Lease in connection with this Plan and setting forth the proposed cure amount (if any).

If a dispute regarding (1) the amount of any payments to cure a default, (2) the ability of the Debtor, the Reorganized Debtor, or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the Executory Contract or Unexpired Lease to be assumed or assigned or (3) any other matter pertaining to assumption or assignment, the cure payments required by section 365(b)(1) of the Bankruptcy Code will be made following the entry of a Final Order or orders resolving the dispute and approving the assumption or assignment.

Assumption or assignment of any Executory Contract or Unexpired Lease pursuant to the Plan or otherwise and full payment of any applicable cure amounts pursuant to this ARTICLE V.C shall result in the full release and satisfaction of any cure amounts, Claims, or defaults, whether monetary or nonmonetary, including defaults of provisions restricting the change in control or ownership interest composition or other bankruptcy-related defaults, arising under any assumed or assigned Executory Contract or Unexpired Lease at any time prior to the effective date of assumption or assignment. Any and all Proofs of Claim based upon Executory Contracts or Unexpired Leases that have been assumed or assigned in the Chapter 11 Case, including pursuant to the Confirmation Order, and for which any cure amounts have been fully paid pursuant to this ARTICLE V.C, shall be deemed disallowed and expunged as of the Confirmation Date without the need for any objection thereto or any further notice to or action, order, or approval of the Bankruptcy Court.

ARTICLE VI. PROVISIONS GOVERNING DISTRIBUTIONS

A. Dates of Distributions

Except as otherwise provided in this Plan, on the Effective Date or as soon as reasonably practicable thereafter (or if a Claim is not an Allowed Claim or Equity Interest on the Effective Date, on the date that such Claim or Equity Interest becomes an Allowed Claim or Equity

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 46 of 66

Interest, or as soon as reasonably practicable thereafter), each Holder of an Allowed Claim or Equity Interest against the Debtor shall receive the full amount of the distributions that this Plan provides for Allowed Claims or Allowed Equity Interests in the applicable Class and in the manner provided herein. If any payment or act under this Plan is required to be made or performed on a date that is not on a Business Day, then the making of such payment or the performance of such act may be completed on the next succeeding Business Day, but shall be deemed to have been completed as of the required date. If and to the extent there are Disputed Claims or Equity Interests, distributions on account of any such Disputed Claims or Equity Interests shall be made pursuant to the provisions provided in this Plan. Except as otherwise provided in this Plan, Holders of Claims and Equity Interests shall not be entitled to interest, dividends or accruals on the distributions provided for therein, regardless of whether distributions are delivered on or at any time after the Effective Date.

Upon the Effective Date, all Claims and Equity Interests against the Debtor shall be deemed fixed and adjusted pursuant to this Plan and none of the Debtor, the Reorganized Debtor, or the Claimant Trust will have liability on account of any Claims or Equity Interests except as set forth in this Plan and in the Confirmation Order. All payments and all distributions made by the Distribution Agent under this Plan shall be in full and final satisfaction, settlement and release of all Claims and Equity Interests against the Debtor and the Reorganized Debtor.

At the close of business on the Distribution Record Date, the transfer ledgers for the Claims against the Debtor and the Equity Interests in the Debtor shall be closed, and there shall be no further changes in the record holders of such Claims and Equity Interests. The Debtor, the Reorganized Debtor, the Trustees, and the Distribution Agent, and each of their respective agents, successors, and assigns shall have no obligation to recognize the transfer of any Claims against the Debtor or Equity Interests in the Debtor occurring after the Distribution Record Date and shall be entitled instead to recognize and deal for all purposes hereunder with only those record holders stated on the transfer ledgers as of the close of business on the Distribution Record Date irrespective of the number of distributions to be made under this Plan to such Persons or the date of such distributions.

B. <u>Distribution Agent</u>

Except as provided herein, all distributions under this Plan shall be made by the Claimant Trustee, as Distribution Agent, or by such other Entity designated by the Claimant Trustee, as a Distribution Agent on the Effective Date or thereafter. The Reorganized Debtor will be the Distribution Agent with respect to Claims in Class 1 through Class 7.

The Claimant Trustee, or such other Entity designated by the Claimant Trustee to be the Distribution Agent, shall not be required to give any bond or surety or other security for the performance of such Distribution Agent's duties unless otherwise ordered by the Bankruptcy Court.

The Distribution Agent shall be empowered to (a) effect all actions and execute all agreements, instruments, and other documents necessary to perform its duties under this Plan; (b) make all distributions contemplated hereby; (c) employ professionals to represent it with respect to its responsibilities; and (d) exercise such other powers as may be vested in the

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 47 of 66

Distribution Agent by order of the Bankruptcy Court, pursuant to this Plan, or as deemed by the Distribution Agent to be necessary and proper to implement the provisions hereof.

The Distribution Agent shall not have any obligation to make a particular distribution to a specific Holder of an Allowed Claim if such Holder is also the Holder of a Disputed Claim.

C. Cash Distributions

Distributions of Cash may be made by wire transfer from a domestic bank, except that Cash payments made to foreign creditors may be made in such funds and by such means as the Distribution Agent determines are necessary or customary in a particular foreign jurisdiction.

D. <u>Disputed Claims Reserve</u>

On or prior to the Initial Distribution Date, the Claimant Trustee shall establish, fund and maintain the Disputed Claims Reserve(s) in the appropriate Disputed Claims Reserve Amounts on account of any Disputed Claims.

E. <u>Distributions from the Disputed Claims Reserve</u>

The Disputed Claims Reserve shall at all times hold Cash in an amount no less than the Disputed Claims Reserve Amount. To the extent a Disputed Claim becomes an Allowed Claim pursuant to the terms of this Plan, within 30 days of the date on which such Disputed Claim becomes an Allowed Claim pursuant to the terms of this Plan, the Claimant Trustee shall distribute from the Disputed Claims Reserve to the Holder thereof any prior distributions, in Cash, that would have been made to such Allowed Claim if it had been Allowed as of the Effective Date. For the avoidance of doubt, each Holder of a Disputed Claim that subsequently becomes an Allowed Claim will also receive its Pro Rata share of the Claimant Trust Interests. If, upon the resolution of all Disputed Claims any Cash remains in the Disputed Claims Reserve, such Cash shall be transferred to the Claimant Trust and be deemed a Claimant Trust Asset.

F. Rounding of Payments

Whenever this Plan would otherwise call for, with respect to a particular Person, payment of a fraction of a dollar, the actual payment or distribution shall reflect a rounding of such fraction to the nearest whole dollar (up or down), with half dollars being rounded down. To the extent that Cash to be distributed under this Plan remains undistributed as a result of the aforementioned rounding, such Cash or stock shall be treated as "Unclaimed Property" under this Plan.

G. <u>De Minimis Distribution</u>

Except as to any Allowed Claim that is Unimpaired under this Plan, none of the Debtor, the Reorganized Debtor, or the Distribution Agent shall have any obligation to make any Plan Distributions with a value of less than \$100, unless a written request therefor is received by the Distribution Agent from the relevant recipient at the addresses set forth in ARTICLE VI.J hereof within 120 days after the later of the (i) Effective Date and (ii) the date such Claim becomes an Allowed Claim. *De minimis* distributions for which no such request is timely received shall

revert to the Claimant Trust. Upon such reversion, the relevant Allowed Claim (and any Claim on account of missed distributions) shall be automatically deemed satisfied, discharged and forever barred, notwithstanding any federal or state escheat laws to the contrary.

H. Distributions on Account of Allowed Claims

Except as otherwise agreed by the Holder of a particular Claim or as provided in this Plan, all distributions shall be made pursuant to the terms of this Plan and the Confirmation Order. Except as otherwise provided in this Plan, distributions to any Holder of an Allowed Claim shall, to the extent applicable, be allocated first to the principal amount of any such Allowed Claim, as determined for U.S. federal income tax purposes and then, to the extent the consideration exceeds such amount, to the remainder of such Claim comprising accrued but unpaid interest, if any (but solely to the extent that interest is an allowable portion of such Allowed Claim).

I. General Distribution Procedures

The Distribution Agent shall make all distributions of Cash or other property required under this Plan, unless this Plan specifically provides otherwise. All Cash and other property held by the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable, for ultimate distribution under this Plan shall not be subject to any claim by any Person.

J. Address for Delivery of Distributions

Distributions to Holders of Allowed Claims, to the extent provided for under this Plan, shall be made (1) at the addresses set forth in any written notices of address change delivered to the Debtor and the Distribution Agent; (2) at the address set forth on any Proofs of Claim Filed by such Holders (to the extent such Proofs of Claim are Filed in the Chapter 11 Case), (2), or (3) at the addresses in the Debtor's books and records.

If there is any conflict or discrepancy between the addresses set forth in (1) through (3) in the foregoing sentence, then (i) the address in Section (2) shall control; (ii) if (2) does not apply, the address in (1) shall control, and (iii) if (1) does not apply, the address in (3) shall control.

K. <u>Undeliverable Distributions and Unclaimed Property</u>

If the distribution to the Holder of any Allowed Claim is returned to the Reorganized Debtor or the Claimant Trust as undeliverable, no further distribution shall be made to such Holder, and Distribution Agent shall not have any obligation to make any further distribution to the Holder, unless and until the Distribution Agent is notified in writing of such Holder's then current address.

Any Entity that fails to claim any Cash within six months from the date upon which a distribution is first made to such Entity shall forfeit all rights to any distribution under this Plan and such Cash shall thereafter be deemed an Claimant Trust Asset in all respects and for all purposes. Entities that fail to claim Cash shall forfeit their rights thereto and shall have no claim whatsoever against the Debtor's Estate, the Reorganized Debtor, the Claimant Trust, or against any Holder of an Allowed Claim to whom distributions are made by the Distribution Agent.

L. Withholding Taxes

In connection with this Plan, to the extent applicable, the Distribution Agent shall comply with all tax withholding and reporting requirements imposed on them by any Governmental Unit, and all distributions made pursuant to this Plan shall be subject to such withholding and reporting requirements. The Distribution Agent shall be entitled to deduct any U.S. federal, state or local withholding taxes from any Cash payments made with respect to Allowed Claims, as appropriate. As a condition to receiving any distribution under this Plan, the Distribution Agent may require that the Holder of an Allowed Claim entitled to receive a distribution pursuant to this Plan provide such Holder's taxpayer identification number and such other information and certification as may be deemed necessary for the Distribution Agent to comply with applicable tax reporting and withholding laws. If a Holder fails to comply with such a request within one year, such distribution shall be deemed an unclaimed distribution. Any amounts withheld pursuant hereto shall be deemed to have been distributed to and received by the applicable recipient for all purposes of this Plan.

M. Setoffs

The Distribution Agent may, to the extent permitted under applicable law, set off against any Allowed Claim and any distributions to be made pursuant to this Plan on account of such Allowed Claim, the claims, rights and causes of action of any nature that the Debtor, the Reorganized Debtor, or the Distribution Agent may hold against the Holder of such Allowed Claim that are not otherwise waived, released or compromised in accordance with this Plan; provided, however, that neither such a setoff nor the allowance of any Claim hereunder shall constitute a waiver or release by the Debtor, the Reorganized Debtor, or the Claimant Trustee of any such claims, rights and causes of action that the Debtor, the Reorganized Debtor, or Claimant Trustee possesses against such Holder. Any Holder of an Allowed Claim subject to such setoff reserves the right to challenge any such setoff in the Bankruptcy Court or any other court with jurisdiction with respect to such challenge.

N. Surrender of Cancelled Instruments or Securities

As a condition precedent to receiving any distribution pursuant to this Plan on account of an Allowed Claim evidenced by negotiable instruments, securities, or notes canceled pursuant to ARTICLE IV of this Plan, the Holder of such Claim will tender the applicable negotiable instruments, securities, or notes evidencing such Claim (or a sworn affidavit identifying the negotiable instruments, securities, or notes formerly held by such Holder and certifying that they have been lost), to the Distribution Agent unless waived in writing by the Distribution Agent.

O. <u>Lost, Stolen, Mutilated or Destroyed Securities</u>

In addition to any requirements under any applicable agreement and applicable law, any Holder of a Claim or Equity Interest evidenced by a security or note that has been lost, stolen, mutilated, or destroyed will, in lieu of surrendering such security or note to the extent required by this Plan, deliver to the Distribution Agent: (i) evidence reasonably satisfactory to the Distribution Agent of such loss, theft, mutilation, or destruction; and (ii) such security or indemnity as may be required by the Distribution Agent to hold such party harmless from any

damages, liabilities, or costs incurred in treating such individual as a Holder of an Allowed Claim or Equity Interest. Upon compliance with ARTICLE VI.O of this Plan as determined by the Distribution Agent, by a Holder of a Claim evidenced by a security or note, such Holder will, for all purposes under this Plan, be deemed to have surrendered such security or note to the Distribution Agent.

ARTICLE VII. PROCEDURES FOR RESOLVING CONTINGENT, UNLIQUIDATED AND DISPUTED CLAIMS

A. Filing of Proofs of Claim

Unless such Claim appeared in the Schedules and is not listed as disputed, contingent, or unliquidated, or such Claim has otherwise been Allowed or paid, each Holder of a Claim was required to file a Proof of Claim on or prior to the Bar Date.

B. Disputed Claims

Following the Effective Date, each of the Reorganized Debtor or the Claimant Trustee, as applicable, may File with the Bankruptcy Court an objection to the allowance of any Disputed Claim or Disputed Equity Interest, request the Bankruptcy Court subordinate any Claims to Subordinated Claims, or any other appropriate motion or adversary proceeding with respect to the foregoing by the Claims Objection Deadline or, at the discretion of the Reorganized Debtor or Claimant Trustee, as applicable, compromised, settled, withdrew or resolved without further order of the Bankruptcy Court, and (ii) unless otherwise provided in the Confirmation Order, the Reorganized Debtor or the Claimant Trust, as applicable, are authorized to settle, or withdraw any objections to, any Disputed Claim or Disputed Equity Interests following the Effective Date without further notice to creditors (other than the Entity holding such Disputed Claim or Disputed Equity Interest) or authorization of the Bankruptcy Court, in which event such Claim or Equity Interest shall be deemed to be an Allowed Claim or Equity Interest in the amount compromised for purposes of this Plan.

C. Procedures Regarding Disputed Claims or Disputed Equity Interests

No payment or other distribution or treatment shall be made on account of a Disputed Claim or Disputed Equity Interest unless and until such Disputed Claim or Disputed Equity Interest becomes an Allowed Claim or Equity Interests and the amount of such Allowed Claim or Equity Interest, as applicable, is determined by order of the Bankruptcy Court or by stipulation between the Reorganized Debtor or Claimant Trust, as applicable, and the Holder of the Claim or Equity Interest.

D. Allowance of Claims and Equity Interests

Following the date on which a Disputed Claim or Disputed Equity Interest becomes an Allowed Claim or Equity Interest after the Distribution Date, the Distribution Agent shall make a distribution to the Holder of such Allowed Claim or Equity Interest in accordance with the Plan.

1. Allowance of Claims

After the Effective Date and subject to the other provisions of this Plan, the Reorganized Debtor or the Claimant Trust, as applicable, will have and will retain any and all rights and defenses under bankruptcy or nonbankruptcy law that the Debtor had with respect to any Claim. Except as expressly provided in this Plan or in any order entered in the Chapter 11 Case prior to the Effective Date (including, without limitation, the Confirmation Order), no Claim or Equity Interest will become an Allowed Claim or Equity Interest unless and until such Claim or Equity Interest is deemed Allowed under this Plan or the Bankruptcy Code or the Bankruptcy Court has entered an order, including, without limitation, the Confirmation Order, in the Chapter 11 Case allowing such Claim or Equity Interest.

2. Estimation

Subject to the other provisions of this Plan, the Debtor, prior to the Effective Date, and the Reorganized Debtor or the Claimant Trustee, as applicable, after the Effective Date, may, at any time, request that the Bankruptcy Court estimate (a) any Disputed Claim or Disputed Equity Interest pursuant to applicable law and in accordance with this Plan and (b) any contingent or unliquidated Claim pursuant to applicable law, including, without limitation, section 502(c) of the Bankruptcy Code, and the Bankruptcy Court will retain jurisdiction under 28 U.S.C. §§ 157 and 1334 to estimate any Disputed Claim or Disputed Equity Interest, contingent Claim or unliquidated Claim, including during the litigation concerning any objection to any Claim or Equity Interest or during the pendency of any appeal relating to any such objection. All of the aforementioned objection, estimation and resolution procedures are cumulative and not exclusive of one another. Claims or Equity Interests may be estimated and subsequently compromised, settled, withdrawn or resolved by any mechanism approved by the Bankruptcy Court. The rights and objections of all parties are reserved in connection with any such estimation proceeding.

3. Disallowance of Claims

Any Claims or Equity Interests held by Entities from which property is recoverable under sections 542, 543, 550, or 553 of the Bankruptcy Code, or that are a transferee of a transfer avoidable under sections 522(f), 522(h), 544, 545, 547, 548, 549, or 724(a) of the Bankruptcy Code, shall be deemed disallowed pursuant to section 502(d) of the Bankruptcy Code, and holders of such Claims or Interests may not receive any distributions on account of such Claims or Interests until such time as such Causes of Action against that Entity have been settled or a Bankruptcy Court Order with respect thereto has been entered and all sums due, if any, to the Reorganized Debtor or the Claimant Trust, as applicable, by that Entity have been turned over or paid to the Reorganized Debtor or the Claimant Trust, as applicable.

EXCEPT AS OTHERWISE PROVIDED HEREIN OR AS AGREED TO BY THE DEBTOR, REORGANIZED DEBTOR, OR CLAIMANT TRUSTEE, AS APPLICABLE, ANY AND ALL PROOFS OF CLAIM FILED AFTER THE BAR DATE SHALL BE DEEMED DISALLOWED AND EXPUNGED AS OF THE EFFECTIVE DATE WITHOUT ANY FURTHER NOTICE TO OR ACTION, ORDER, OR APPROVAL OF THE BANKRUPTCY COURT, AND HOLDERS OF SUCH CLAIMS MAY NOT RECEIVE ANY DISTRIBUTIONS ON ACCOUNT OF SUCH CLAIMS, UNLESS SUCH

LATE PROOF OF CLAIM HAS BEEN DEEMED TIMELY FILED BY A FINAL ORDER.

ARTICLE VIII. EFFECTIVENESS OF THIS PLAN

A. Conditions Precedent to the Effective Date

The Effective Date of this Plan will be conditioned upon the satisfaction or waiver by the Debtor (and, to the extent such condition requires the consent of the Committee, the consent of the Committee with such consent not to be unreasonably withheld), pursuant to the provisions of ARTICLE VIII.B of this Plan of the following:

- This Plan and the Plan Documents, including the Claimant Trust Agreement and the Reorganized Limited Partnership Agreement, and all schedules, documents, supplements and exhibits to this Plan shall have been Filed in form and substance reasonably acceptable to the Debtor and the Committee.
- The Confirmation Order shall have become a Final Order and shall be in form and substance reasonably acceptable to the Debtor and the Committee. The Confirmation Order shall provide that, among other things, (i) the Debtor, the Reorganized Debtor, the Claimant Trustee, or the Litigation Trustee are authorized to take all actions necessary or appropriate to effectuate and consummate this Plan, including, without limitation, (a) entering into, implementing, effectuating, and consummating the contracts, instruments, releases, and other agreements or documents created in connection with or described in this Plan, (b) assuming the Executory Contracts and Unexpired Leases set forth in the Plan Supplement, (c) making all distributions and issuances as required under this Plan; and (d) entering into any transactions as set forth in the Plan Documents; (ii) the provisions of the Confirmation Order and this Plan are nonseverable and mutually dependent; (iii) the implementation of this Plan in accordance with its terms is authorized; (iv) pursuant to section 1146 of the Bankruptcy Code, the delivery of any deed or other instrument or transfer order, in furtherance of, or in connection with this Plan, including any deeds, bills of sale, or assignments executed in connection with any disposition or transfer of Assets contemplated under this Plan, shall not be subject to any Stamp or Similar Tax; and (v) the vesting of the Claimant Trust Assets in the Claimant Trust and the Reorganized Debtor Assets in the Reorganized Debtor, in each case as of the Effective Date free and clear of liens and claims to the fullest extent permissible under applicable law pursuant to section 1141(c) of the Bankruptcy Code except with respect to such Liens, Claims, charges and other encumbrances that are specifically preserved under this Plan upon the Effective Date.
- All documents and agreements necessary to implement this Plan, including without limitation, the Reorganized Limited Partnership Agreement, the Claimant Trust Agreement, and the New GP LLC Documents, in each case in form and substance reasonably acceptable to the Debtor and the Committee, shall have (a) been tendered for delivery, and (b) been effected by, executed by, or otherwise deemed binding

upon, all Entities party thereto and shall be in full force and effect. All conditions precedent to such documents and agreements shall have been satisfied or waived pursuant to the terms of such documents or agreements.

- All authorizations, consents, actions, documents, approvals (including any governmental approvals), certificates and agreements necessary to implement this Plan, including, without limitation, the Reorganized Limited Partnership Agreement, the Claimant Trust Agreement, and the New GP LLC Documents, shall have been obtained, effected or executed and delivered to the required parties and, to the extent required, filed with the applicable governmental units in accordance with applicable laws and any applicable waiting periods shall have expired without any action being taken or threatened by any competent authority that would restrain or prevent effectiveness or consummation of the Restructuring.
- The Debtor shall have obtained applicable directors' and officers' insurance coverage that is acceptable to each of the Debtor, the Committee, the Claimant Trust Oversight Committee, the Claimant Trustee and the Litigation Trustee.
- The Professional Fee Reserve shall be funded pursuant to this Plan in an amount determined by the Debtor in good faith.

B. Waiver of Conditions

The conditions to effectiveness of this Plan set forth in this ARTICLE VIII (other than that the Confirmation Order shall have been entered) may be waived in whole or in part by the Debtor (and, to the extent such condition requires the consent of the Committee, the consent of the Committee) and any applicable parties in Section VII.A of this Plan, without notice, leave or order of the Bankruptcy Court or any formal action other than proceeding to confirm or effectuate this Plan. The failure to satisfy or waive a condition to the Effective Date may be asserted by the Debtor regardless of the circumstances giving rise to the failure of such condition to be satisfied. The failure of the Debtor to exercise any of the foregoing rights will not be deemed a waiver of any other rights, and each right will be deemed an ongoing right that may be asserted at any time by the Debtor, the Reorganized Debtor, or the Claimant Trust, as applicable.

C. Dissolution of the Committee

On the Effective Date, the Committee will dissolve, and the members of the Committee and the Committee's Professionals will cease to have any role arising from or relating to the Chapter 11 Case, except in connection with final fee applications of Professionals for services rendered prior to the Effective Date (including the right to object thereto). The Professionals retained by the Committee and the members thereof will not be entitled to assert any fee claims for any services rendered to the Committee or expenses incurred in the service of the Committee after the Effective Date, except for reasonable fees for services rendered, and actual and necessary costs incurred, in connection with any applications for allowance of Professional Fees pending on the Effective Date or filed and served after the Effective Date pursuant to the Plan. Nothing in the Plan shall prohibit or limit the ability of the Debtor's or Committee's

Professionals to represent either of the Trustees or to be compensated or reimbursed per the Plan and the Claimant Trust Agreement in connection with such representation.

ARTICLE IX. EXCULPATION, INJUNCTION AND RELATED PROVISIONS

A. General

Notwithstanding anything contained in the Plan to the contrary, the allowance, classification and treatment of all Allowed Claims and Equity Interests and their respective distributions and treatments under the Plan shall take into account the relative priority and rights of the Claims and the Equity Interests in each Class in connection with any contractual, legal and equitable subordination rights relating thereto whether arising under general principles of equitable subordination, section 510 of the Bankruptcy Code, or otherwise.

B. Discharge of Claims

To the fullest extent provided under section 1141(d)(1)(A) and other applicable provisions of the Bankruptcy Code, except as otherwise expressly provided by this Plan or the Confirmation Order, all consideration distributed under this Plan will be in exchange for, and in complete satisfaction, settlement, discharge, and release of, all Claims and Equity Interests of any kind or nature whatsoever against the Debtor or any of its Assets or properties, and regardless of whether any property will have been distributed or retained pursuant to this Plan on account of such Claims or Equity Interests. Except as otherwise expressly provided by this Plan or the Confirmation Order, upon the Effective Date, the Debtor and its Estate will be deemed discharged and released under and to the fullest extent provided under section 1141(d)(1)(A) and other applicable provisions of the Bankruptcy Code from any and all Claims and Equity Interests of any kind or nature whatsoever, including, but not limited to, demands and liabilities that arose before the Confirmation Date, and all debts of the kind specified in section 502(g), 502(h), or 502(i) of the Bankruptcy Code.

C. Exculpation

Subject in all respects to ARTICLE XII.D of this Plan, to the maximum extent permitted by applicable law, no Exculpated Party will have or incur, and each Exculpated Party is hereby exculpated from, any claim, obligation, suit, judgment, damage, demand, debt, right, Cause of Action, remedy, loss, and liability for conduct occurring on or after the Petition Date in connection with or arising out of (i) the filing and administration of the Chapter 11 Case; (ii) the negotiation and pursuit of the Disclosure Statement, the Plan, or the solicitation of votes for, or confirmation of, the Plan; (iii) the funding or consummation of the Plan (including the Plan Supplement) or any related agreements, instruments, or other documents, the solicitation of votes on the Plan, the offer, issuance, and Plan Distribution of any securities issued or to be issued pursuant to the Plan, including the Claimant Trust Interests, whether or not such Plan Distributions occur following the Effective Date; (iv) the implementation of the Plan; and (v) any negotiations, transactions, and documentation in connection with the foregoing clauses (i)-(iv); provided, however, the foregoing will not apply to (a) any acts or omissions of an Exculpated Party arising out of or related to acts or omissions that constitute bad faith, fraud, gross

negligence, criminal misconduct, or willful misconduct or (b) Strand or any Employee other than with respect to actions taken by such Entities from the date of appointment of the Independent Directors through the Effective Date. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, any other applicable law or rules, or any other provisions of this Plan, including ARTICLE IV.C.2, protecting such Exculpated Parties from liability.

D. Releases by the Debtor

On and after the Effective Date, each Released Party is deemed to be, hereby conclusively, absolutely, unconditionally, irrevocably, and forever released and discharged by the Debtor and the Estate, in each case on behalf of themselves and their respective successors, assigns, and representatives, including, but not limited to, the Claimant Trust and the Litigation Sub-Trust from any and all Causes of Action, including any derivative claims, asserted on behalf of the Debtor, whether known or unknown, foreseen or unforeseen, matured or unmatured, existing or hereafter arising, in law, equity, contract, tort or otherwise, that the Debtor or the Estate would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim against, or Interest in, a Debtor or other Person.

Notwithstanding anything contained herein to the contrary, the foregoing release does not release: (i) any obligations of any party under the Plan or any document, instrument, or agreement executed to implement the Plan, (ii) the rights or obligations of any current employee of the Debtor under any employment agreement or plan, (iii) the rights of the Debtor with respect to any confidentiality provisions or covenants restricting competition in favor of the Debtor under any employment agreement with a current or former employee of the Debtor, (iv) any Avoidance Actions, or (v) any Causes of Action arising from willful misconduct, criminal misconduct, actual fraud, or gross negligence of such applicable Released Party as determined by Final Order of the Bankruptcy Court or any other court of competent jurisdiction.

Notwithstanding anything herein to the contrary, any release provided pursuant to this ARTICLE IX.D (i) with respect to a Senior Employee, is conditioned in all respects on (a) such Senior Employee executing a Senior Employee Stipulation on or prior to the Effective Date and (b) the reduction of such Senior Employee's Allowed Claim as set forth in the Senior Employee Stipulation (such amount, the "Reduced Employee Claim"), and (ii) with respect to any Employee, including a Senior Employee, shall be deemed null and void and of no force and effect (1) if there is more than one member of the Claimant Trust Oversight Committee who does not represent entities holding a Disputed or Allowed Claim (the "Independent Members"), the Claimant Trustee and the Independent Members by majority vote determine or (2) if there is only one Independent Member, the Independent Member after discussion with the Claimant Trustee, determines (in each case after discussing with the full Claimant Trust Oversight Committee) that such Employee (regardless of whether the Employee is then currently employed by the Debtor, the Reorganized Debtor, or the Claimant Trustee):

 sues, attempts to sue, or threatens or works with or assists any entity or person to sue, attempt to sue, or threaten the Reorganized Debtor, the Claimant Trust, the Litigation Sub-Trust, or any of their respective employees or agents, or any Released Party on or in connection with any claim or cause of action arising prior to the Effective Date,

- has taken any action that, impairs or harms the value of the Claimant Trust Assets or the Reorganized Debtor Assets, or
- (x) upon the request of the Claimant Trustee, has failed to provide reasonable assistance in good faith to the Claimant Trustee or the Reorganized Debtor with respect to (1) the monetization of the Claimant Trust Assets or Reorganized Debtor Assets, as applicable, or (2) the resolution of Claims, or (y) has taken any action that impedes or frustrates the Claimant Trustee or the Reorganized Debtor with respect to any of the foregoing.

Provided, however, that the release provided pursuant to this ARTICLE IX.D will vest and the Employee will be indefeasibly released pursuant to this ARTICLE IX.D if such Employee's release has not been deemed null and void and of no force and effect on or prior to the date that is the date of dissolution of the Claimant Trust pursuant to the Claimant Trust Agreement.

By executing the Senior Employee Stipulation embodying this release, each Senior Employee acknowledges and agrees, without limitation, to the terms of this release and the tolling agreement contained in the Senior Employee Stipulation.

The provisions of this release and the execution of a Senior Employee Stipulation will not in any way prevent or limit any Employee from (i) prosecuting its Claims, if any, against the Debtor's Estate, (ii) defending him or herself against any claims or causes of action brought against the Employee by a third party, or (iii) assisting other persons in defending themselves from any Estate Claims brought by the Litigation Trustee (but only with respect to Estate Claims brought by the Litigation Trustee and not collection or other actions brought by the Claimant Trustee).

E. Preservation of Rights of Action

1. Maintenance of Causes of Action

Except as otherwise provided in this Plan, after the Effective Date, the Reorganized Debtor or the Claimant Trust will retain all rights to commence, pursue, litigate or settle, as appropriate, any and all Causes of Action included in the Reorganized Debtor Assets or Claimant Trust Assets, as applicable, whether existing as of the Petition Date or thereafter arising, in any court or other tribunal including, without limitation, in an adversary proceeding Filed in the Chapter 11 Case and, as the successors in interest to the Debtor and the Estate, may, and will have the exclusive right to, enforce, sue on, settle, compromise, transfer or assign (or decline to do any of the foregoing) any or all of the Causes of Action without notice to or approval from the Bankruptcy Court.

2. Preservation of All Causes of Action Not Expressly Settled or Released

Unless a Cause of Action against a Holder of a Claim or an Equity Interest or other Entity is expressly waived, relinquished, released, compromised or settled in this Plan or any Final

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 57 of 66

Order (including, without limitation, the Confirmation Order), such Cause of Action is expressly reserved for later adjudication by the Reorganized Debtor or Claimant Trust, as applicable (including, without limitation, Causes of Action not specifically identified or of which the Debtor may presently be unaware or that may arise or exist by reason of additional facts or circumstances unknown to the Debtor at this time or facts or circumstances that may change or be different from those the Debtor now believes to exist) and, therefore, no preclusion doctrine, including, without limitation, the doctrines of res judicata, collateral estoppel, issue preclusion, claim preclusion, waiver, estoppel (judicial, equitable or otherwise) or laches will apply to such Causes of Action as a consequence of the confirmation, effectiveness, or consummation of this Plan based on the Disclosure Statement, this Plan or the Confirmation Order, except where such Causes of Action have been expressly released in this Plan or any other Final Order (including, without limitation, the Confirmation Order). In addition, the right of the Reorganized Debtor or the Claimant Trust to pursue or adopt any claims alleged in any lawsuit in which the Debtor is a plaintiff, defendant or an interested party, against any Entity, including, without limitation, the plaintiffs or co-defendants in such lawsuits, is expressly reserved.

F. Injunction

Upon entry of the Confirmation Order, all Enjoined Parties are and shall be permanently enjoined, on and after the Effective Date, from taking any actions to interfere with the implementation or consummation of the Plan.

Except as expressly provided in the Plan, the Confirmation Order, or a separate order of the Bankruptcy Court, all Enjoined Parties are and shall be permanently enjoined, on and after the Effective Date, with respect to any Claims and Equity Interests, from directly or indirectly (i) commencing, conducting, or continuing in any manner any suit, action, or other proceeding of any kind (including any proceeding in a judicial, arbitral, administrative or other forum) against or affecting the Debtor or the property of the Debtor, (ii) enforcing, levying, attaching (including any prejudgment attachment), collecting, or otherwise recovering, enforcing, or attempting to recover or enforce, by any manner or means, any judgment, award, decree, or order against the Debtor or the property of the Debtor, (iii) creating, perfecting, or otherwise enforcing in any manner, any security interest, lien or encumbrance of any kind against the Debtor or the property of the Debtor, (iv) asserting any right of setoff, directly or indirectly, against any obligation due to the Debtor or against property or interests in property of the Debtor, except to the limited extent permitted under Sections 553 and 1141 of the Bankruptcy Code, and (v) acting or proceeding in any manner, in any place whatsoever, that does not conform to or comply with the provisions of the Plan.

The injunctions set forth herein shall extend to, and apply to any act of the type set forth in any of clauses (i)-(v) of the immediately preceding paragraph against any successors of the Debtor, including, but not limited to, the Reorganized Debtor, the Litigation Sub-Trust, and the Claimant Trust and their respective property and interests in property.

Subject in all respects to ARTICLE XII.D, no Enjoined Party may commence or pursue a claim or cause of action of any kind against any Protected Party that arose or

arises from or is related to the Chapter 11 Case, the negotiation of the Plan, the administration of the Plan or property to be distributed under the Plan, the wind down of the business of the Debtor or Reorganized Debtor, the administration of the Claimant Trust or the Litigation Sub-Trust, or the transactions in furtherance of the foregoing without the Bankruptcy Court (i) first determining, after notice and a hearing, that such claim or cause of action represents a colorable claim of any kind, including, but not limited to, negligence, bad faith, criminal misconduct, willful misconduct, fraud, or gross negligence against a Protected Party and (ii) specifically authorizing such Enjoined Party to bring such claim or cause of action against any such Protected Party; provided, however, the foregoing will not apply to a claim or cause of action against Strand or against any Employee other than with respect to actions taken, respectively, by Strand or by such Employee from the date of appointment of the Independent Directors through the Effective Date. The Bankruptcy Court will have sole and exclusive jurisdiction to determine whether a claim or cause of action is colorable and, only to the extent legally permissible and as provided for in ARTICLE XI, shall have jurisdiction to adjudicate the underlying colorable claim or cause of action.

G. <u>Duration of Injunctions and Stays</u>

ARTICLE II. Unless otherwise provided in this Plan, in the Confirmation Order, or in a Final Order of the Bankruptcy Court, (i) all injunctions and stays entered during the Chapter 11 Case and in existence on the Confirmation Date shall remain in full force and effect in accordance with their terms; and (ii) the automatic stay arising under section 362 of the Bankruptcy Code shall remain in full force and effect subject to Section 362(c) of the Bankruptcy Code, and to the extent necessary if the Debtor does not receive a discharge, the Court will enter an equivalent order under Section 105.

H. Continuance of January 9 Order

Unless otherwise provided in this Plan, in the Confirmation Order, or in a Final Order of the Bankruptcy Court, the restrictions set forth in paragraphs 9 and 10 of the *Order Approving Settlement with Official Committee of Unsecured Creditors Regarding Governance of the Debtor and Procedures for Operations in the Ordinary Course*, entered by the Bankruptcy Court on January 9, 2020 [D.I. 339] shall remain in full force and effect following the Effective Date.

ARTICLE X. BINDING NATURE OF PLAN

On the Effective Date, and effective as of the Effective Date, the Plan, including, without limitation, the provisions in ARTICLE IX, will bind, and will be deemed binding upon, all Holders of Claims against and Equity Interests in the Debtor and such Holder's respective successors and assigns, to the maximum extent permitted by applicable law, notwithstanding whether or not such Holder will receive or retain any property or interest in property under the Plan. All Claims and Debts shall be fixed and adjusted pursuant to this Plan. The Plan shall also bind any taxing authority, recorder of deeds, or similar official for any county, state,

Governmental Unit or parish in which any instrument related to the Plan or related to any transaction contemplated thereby is to be recorded with respect to nay taxes of the kind specified in Bankruptcy Code section 1146(a).

ARTICLE XI. RETENTION OF JURISDICTION

Pursuant to sections 105 and 1142 of the Bankruptcy Code and notwithstanding the entry of the Confirmation Order and the occurrence of the Effective Date, the Bankruptcy Court shall, after the Effective Date, retain such jurisdiction over the Chapter 11 Case and all Entities with respect to all matters related to the Chapter 11 Case, the Reorganized Debtor, the Claimant Trust, and this Plan to the maximum extent legally permissible, including, without limitation, jurisdiction to:

- allow, disallow, determine, liquidate, classify, estimate or establish the priority, secured, unsecured, or subordinated status of any Claim or Equity Interest, including, without limitation, the resolution of any request for payment of any Administrative Expense Claim and the resolution of any and all objections to the allowance or priority of any Claim or Equity Interest;
- grant or deny any applications for allowance of compensation or reimbursement of expenses authorized pursuant to the Bankruptcy Code or this Plan, for periods ending on or before the Effective Date; *provided*, *however*, that, from and after the Effective Date, the Reorganized Debtor shall pay Professionals in the ordinary course of business for any work performed after the Effective Date subject to the terms of this Plan and the Confirmation Order, and such payment shall not be subject to the approval of the Bankruptcy Court;
- resolve any matters related to the assumption, assignment or rejection of any Executory Contract or Unexpired Lease to which the Debtor is party or with respect to which the Debtor, Reorganized Debtor, or Claimant Trust may be liable and to adjudicate and, if necessary, liquidate, any Claims arising therefrom, including, without limitation, any dispute regarding whether a contract or lease is or was executory or expired;
- make any determination with respect to a claim or cause of action against a Protected Party as set forth in ARTICLE IX;
- resolve any claim or cause of action against an Exculpated Party or Protected Party arising from or related to the Chapter 11 Case, the negotiation of this Plan, the administration of the Plan or property to be distributed under the Plan, the wind down of the business of the Debtor or Reorganized Debtor, or the transactions in furtherance of the foregoing;
- if requested by the Reorganized Debtor or the Claimant Trustee, authorize, approve, and allow any sale, disposition, assignment or other transfer of the Reorganized Debtor Assets or Claimant Trust Assets, including any break-up compensation or

expense reimbursement that may be requested by a purchaser thereof; *provided*, *however*, that neither the Reorganized Debtor nor the Claimant Trustee shall be required to seek such authority or approval from the Bankruptcy Court unless otherwise specifically required by this Plan or the Confirmation Order;

- if requested by the Reorganized Debtor or the Claimant Trustee, authorize, approve, and allow any borrowing or the incurrence of indebtedness, whether secured or unsecured by the Reorganized Debtor or Claimant Trust; *provided, however*, that neither the Reorganized Debtor nor the Claimant Trustee shall be required to seek such authority or approval from the Bankruptcy Court unless otherwise specifically required by this Plan or the Confirmation Order;
- resolve any issues related to any matters adjudicated in the Chapter 11 Case;
- ensure that distributions to Holders of Allowed Claims and Allowed Equity Interests are accomplished pursuant to the provisions of this Plan;
- decide or resolve any motions, adversary proceedings, contested or litigated matters and any other Causes of Action (including Estate Claims) that are pending as of the Effective Date or that may be commenced in the future, including approval of any settlements, compromises, or other resolutions as may be requested by the Debtor, the Reorganized Debtor, the Claimant Trustee, or the Litigation Trustee whether under Bankruptcy Rule 9019 or otherwise, and grant or deny any applications involving the Debtor that may be pending on the Effective Date or instituted by the Reorganized Debtor, the Claimant Trustee, or Litigation Trustee after the Effective Date, provided that the Reorganized Debtor, the Claimant Trustee, and the Litigation Trustee shall reserve the right to commence actions in all appropriate forums and jurisdictions;
- enter such orders as may be necessary or appropriate to implement, effectuate, or consummate the provisions of this Plan, the Plan Documents, and all other contracts, instruments, releases, and other agreements or documents adopted in connection with this Plan, the Plan Documents, or the Disclosure Statement;
- resolve any cases, controversies, suits or disputes that may arise in connection with the implementation, effectiveness, consummation, interpretation, or enforcement of this Plan or any Entity's obligations incurred in connection with this Plan;
- issue injunctions and enforce them, enter and implement other orders or take such other actions as may be necessary or appropriate to restrain interference by any Entity with implementation, effectiveness, consummation, or enforcement of this Plan, except as otherwise provided in this Plan;
- enforce the terms and conditions of this Plan and the Confirmation Order;
- resolve any cases, controversies, suits or disputes with respect to the release, exculpation, indemnification, and other provisions contained herein and enter such

orders or take such others actions as may be necessary or appropriate to implement or enforce all such releases, injunctions and other provisions;

- enter and implement such orders or take such others actions as may be necessary or appropriate if the Confirmation Order is modified, stayed, reversed, revoked or vacated;
- resolve any other matters that may arise in connection with or relate to this Plan, the Disclosure Statement, the Confirmation Order, the Plan Documents, or any contract, instrument, release, indenture or other agreement or document adopted in connection with this Plan or the Disclosure Statement; and
- enter an order concluding or closing the Chapter 11 Case after the Effective Date.

ARTICLE XII. MISCELLANEOUS PROVISIONS

A. Payment of Statutory Fees and Filing of Reports

All outstanding Statutory Fees shall be paid on the Effective Date. All such fees payable, and all such fees that become due and payable, after the Effective Date shall be paid by the Reorganized Debtor when due or as soon thereafter as practicable until the Chapter 11 Case is closed, converted, or dismissed. The Claimant Trustee shall File all quarterly reports due prior to the Effective Date when they become due, in a form reasonably acceptable to the U.S. Trustee. After the Effective Date, the Claimant Trustee shall File with the Bankruptcy Court quarterly reports when they become due, in a form reasonably acceptable to the U.S. Trustee. The Reorganized Debtor shall remain obligated to pay Statutory Fees to the Office of the U.S. Trustee until the earliest of the Debtor's case being closed, dismissed, or converted to a case under chapter 7 of the Bankruptcy Code.

B. Modification of Plan

Effective as of the date hereof and subject to the limitations and rights contained in this Plan: (a) the Debtor reserves the right, in accordance with the Bankruptcy Code and the Bankruptcy Rules, to amend or modify this Plan prior to the entry of the Confirmation Order with the consent of the Committee, such consent not to be unreasonably withheld; and (b) after the entry of the Confirmation Order, the Debtor may, after notice and hearing and entry of an order of the Bankruptcy Court, amend or modify this Plan, in accordance with section 1127(b) of the Bankruptcy Code or remedy any defect or omission or reconcile any inconsistency in this Plan in such manner as may be necessary to carry out the purpose and intent of this Plan.

C. Revocation of Plan

The Debtor reserves the right to revoke or withdraw this Plan prior to the Confirmation Date and to File a subsequent chapter 11 plan with the consent of the Committee. If the Debtor revokes or withdraws this Plan prior to the Confirmation Date, then: (i) this Plan shall be null and void in all respects; (ii) any settlement or compromise embodied in this Plan, assumption of Executory Contracts or Unexpired Leases effected by this Plan and any document or agreement

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 62 of 66

executed pursuant hereto shall be deemed null and void except as may be set forth in a separate order entered by the Bankruptcy Court; and (iii) nothing contained in this Plan shall: (a) constitute a waiver or release of any Claims by or against, or any Equity Interests in, the Debtor or any other Entity; (b) prejudice in any manner the rights of the Debtor or any other Entity; or (c) constitute an admission, acknowledgement, offer or undertaking of any sort by the Debtor or any other Entity.

D. Obligations Not Changed

Notwithstanding anything in this Plan to the contrary, nothing herein will affect or otherwise limit or release any non-Debtor Entity's (including any Exculpated Party's) duties or obligations, including any contractual and indemnification obligations, to the Debtor, the Reorganized Debtor, or any other Entity whether arising under contract, statute, or otherwise.

E. Entire Agreement

Except as otherwise described herein, this Plan supersedes all previous and contemporaneous negotiations, promises, covenants, agreements, understandings, and representations on such subjects, all of which have become merged and integrated into this Plan.

F. Closing of Chapter 11 Case

The Claimant Trustee shall, after the Effective Date and promptly after the full administration of the Chapter 11 Case, File with the Bankruptcy Court all documents required by Bankruptcy Rule 3022 and any applicable order of the Bankruptcy Court to close the Chapter 11 Case.

G. Successors and Assigns

This Plan shall be binding upon and inure to the benefit of the Debtor and its successors and assigns, including, without limitation, the Reorganized Debtor and the Claimant Trustee. The rights, benefits, and obligations of any Person or Entity named or referred to in this Plan shall be binding on, and shall inure to the benefit of, any heir, executor, administrator, successor, or assign of such Person or Entity.

H. Reservation of Rights

Except as expressly set forth herein, this Plan shall have no force or effect unless and until the Bankruptcy Court enters the Confirmation Order and the Effective Date occurs. Neither the filing of this Plan, any statement or provision contained herein, nor the taking of any action by the Debtor, the Reorganized Debtor, the Claimant Trustee, or any other Entity with respect to this Plan shall be or shall be deemed to be an admission or waiver of any rights of: (1) the Debtor, the Reorganized Debtor, or the Claimant Trustee with respect to the Holders of Claims or Equity Interests or other Entity; or (2) any Holder of a Claim or an Equity Interest or other Entity prior to the Effective Date.

Neither the exclusion or inclusion by the Debtor of any contract or lease on any exhibit, schedule, or other annex to this Plan or in the Plan Documents, nor anything contained in this

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 63 of 66

Plan, will constitute an admission by the Debtor that any such contract or lease is or is not an executory contract or lease or that the Debtor, the Reorganized Debtor, the Claimant Trustee, or their respective Affiliates has any liability thereunder.

Except as explicitly provided in this Plan, nothing herein shall waive, excuse, limit, diminish, or otherwise alter any of the defenses, claims, Causes of Action, or other rights of the Debtor, the Reorganized Debtor, or the Claimant Trustee under any executory or non-executory contract.

Nothing in this Plan will increase, augment, or add to any of the duties, obligations, responsibilities, or liabilities of the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, under any executory or non-executory contract or lease.

If there is a dispute regarding whether a contract or lease is or was executory at the time of its assumption under this Plan, the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, shall have thirty (30) days following entry of a Final Order resolving such dispute to alter their treatment of such contract.

I. Further Assurances

The Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, all Holders of Claims and Equity Interests receiving distributions hereunder, and all other Entities shall, from time to time, prepare, execute and deliver any agreements or documents and take any other actions as may be necessary or advisable to effectuate the provisions and intent of this Plan or the Confirmation Order. On or before the Effective Date, the Debtor shall File with the Bankruptcy Court all agreements and other documents that may be necessary or appropriate to effectuate and further evidence the terms and conditions hereof.

J. Severability

If, prior to the Confirmation Date, any term or provision of this Plan is determined by the Bankruptcy Court to be invalid, void, or unenforceable, the Bankruptcy Court will have the power to alter and interpret such term or provision to make it valid or enforceable to the maximum extent practicable, consistent with the original purpose of the term or provision held to be invalid, void, or unenforceable, and such term or provision will then be applicable as altered or interpreted. Notwithstanding any such holding, alteration or interpretation, the remainder of the terms and provisions of this Plan will remain in full force and effect and will in no way be affected, impaired, or invalidated by such holding, alteration, or interpretation. The Confirmation Order will constitute a judicial determination and will provide that each term and provision of this Plan, as it may have been altered or interpreted in accordance with the foregoing, is valid and enforceable pursuant to its terms.

K. Service of Documents

All notices, requests, and demands to or upon the Debtor, the Reorganized Debtor, or the Claimant Trustee to be effective shall be in writing and, unless otherwise expressly provided herein, shall be deemed to have been duly given or made when actually delivered addressed as follows:

If to the Claimant Trust:

Highland Claimant Trust c/o Highland Capital Management, L.P. 300 Crescent Court, Suite 700 Dallas, Texas 75201 Attention: James P. Seery, Jr.

If to the Debtor:

Highland Capital Management, L.P. 300 Crescent Court, Suite 700 Dallas, Texas 75201 Attention: James P. Seery, Jr.

with copies to:

Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067 Telephone: (310) 277-6910 Facsimile: (310) 201-0760 Attn: Jeffrey N. Pomerantz, Esq. Ira D. Kharasch, Esq.

Gregory V. Demo, Esq.

If to the Reorganized Debtor:

Highland Capital Management, L.P. 300 Crescent Court, Suite 700 Dallas, Texas 75201 Attention: James P. Seery, Jr.

with copies to:

Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067 Attn: Jeffrey N. Pomerantz, Esq. Ira D. Kharasch, Esq. Gregory V. Demo, Esq.

L. <u>Exemption from Certain Transfer Taxes Pursuant to Section 1146(a) of the Bankruptcy Code</u>

To the extent permitted by applicable law, pursuant to section 1146(a) of the Bankruptcy Code, any transfers of property pursuant hereto shall not be subject to any Stamp or Similar Tax or governmental assessment in the United States, and the Confirmation Order shall direct the appropriate federal, state or local governmental officials or agents or taxing authority to forego

Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 65 of 66

the collection of any such Stamp or Similar Tax or governmental assessment and to accept for filing and recordation instruments or other documents pursuant to such transfers of property without the payment of any such Stamp or Similar Tax or governmental assessment. Such exemption specifically applies, without limitation, to (i) all actions, agreements and documents necessary to evidence and implement the provisions of and the distributions to be made under this Plan; (ii) the maintenance or creation of security or any Lien as contemplated by this Plan; and (iii) assignments, sales, or transfers executed in connection with any transaction occurring under this Plan.

M. Governing Law

Except to the extent that the Bankruptcy Code, the Bankruptcy Rules or other federal law is applicable, or to the extent that an exhibit or schedule to this Plan provides otherwise, the rights and obligations arising under this Plan shall be governed by, and construed and enforced in accordance with, the laws of Texas, without giving effect to the principles of conflicts of law of such jurisdiction; *provided, however*, that corporate governance matters relating to the Debtor, the Reorganized Debtor, New GP LLC, or the Claimant Trust, as applicable, shall be governed by the laws of the state of organization of the Debtor, the Reorganized Debtor, New GP LLC, or the Claimant Trustee, as applicable.

N. <u>Tax Reporting and Compliance</u>

The Debtor is hereby authorized to request an expedited determination under section 505(b) of the Bankruptcy Code of the tax liability of the Debtor is for all taxable periods ending after the Petition Date through, and including, the Effective Date.

O. Exhibits and Schedules

All exhibits and schedules to this Plan, if any, including the Exhibits and the Plan Documents, are incorporated and are a part of this Plan as if set forth in full herein.

P. <u>Controlling Document</u>

In the event of an inconsistency between this Plan and any other instrument or document created or executed pursuant to this Plan, or between this Plan and the Disclosure Statement, this Plan shall control. The provisions of this Plan, the Disclosure Statement, and any Plan Document, on the one hand, and of the Confirmation Order, on the other hand, shall be construed in a manner consistent with each other so as to effectuate the purposes of each; *provided*, *however*, that if there is determined to be any inconsistency between any provision of this Plan, the Disclosure Statement, and any Plan Document, on the one hand, and any provision of the Confirmation Order, on the other hand, that cannot be so reconciled, then, solely to the extent of such inconsistency, the provisions of the Confirmation Order shall govern, and any such provisions of the Confirmation Order shall be deemed a modification of this Plan, the Disclosure Statement, and the Plan Documents, as applicable.

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Case 19-34054-sgj11 Doc 1808 Filed 01/22/21 Entered 01/22/21 18:59:39 Page 66 of 66

Dated: January 22, 2021

Respectfully submitted,

HIGHLAND CAPITAL MANAGEMENT, L.P.

James P. Seery, Jr.

Chief Executive Officer and Chief Restructuring Officer

Prepared by:

PACHULSKI STANG ZIEHL & JONES LLP

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and

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Dallas, TX 75231

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Email: MHayward@HaywardFirm.com ZAnnable@HaywardFirm.com

Counsel for the Debtor and Debtor-in-Possession

EXHIBIT 5

Case 22-03052-sqj Doc 1-1 Filed 05/25/22 Entered 05/25/22 17:14:18 Page 1 of 11 Case 3:21-cv-01710-N Document 1 Filed 07/22/21 Page 1 of 11 PageID 1

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

THE CHARITABLE DAF FUND, LP.,	§		
	§		
Plaintiff,	§		
	§		
v.	§	Cause No.	
	§		
HIGHLAND CAPITAL MANAGEMENT,	§		
L.P.,	§		
	§		
Defendant.	§		

ORIGINAL COMPLAINT

This matter concerns self-dealing and seeks redress for violation of state and federal law, including, but not limited to, violations of the Advisers Act of 1940, and other state causes of action.

I.

PARTIES

- Plaintiff The Charitable DAF Fund, L.P. ("Plaintiff" or "DAF") is a limited 1. partnership formed under the laws of the Cayman Islands.
- 2. Defendant Highland Capital Management L.P. ("Highland" or "HCMLP") is a Delaware limited partnership, whose principal place of business is in Dallas, Texas, at 300 Crescent Court, Suite 700, Dallas, Texas 75201.

II.

JURISDICTION AND VENUE

3. Subject matter jurisdiction is proper in this Court under 28 U.S.C. § 1331 and under 28 U.S.C. § 1334 because the suit arises out of post-petition acts or omissions of the debtor and certain of its principals.

Case 22-03052-sgj Doc 1-1 Filed 05/25/22 Entered 05/25/22 17:14:18 Page 2 of 11 Case 3:21-cv-01710-N Document 1 Filed 07/22/21 Page 2 of 11 PageID 2

- **4.** This Court has personal jurisdiction over Defendant Highland Capital Management, L.P. because it has continuously done business in this state, and the causes of action arise from the acts or omissions committed in this state.
- **5.** Venue is proper in this Court because a substantial number of the acts or omissions giving rise to this lawsuit and the causes of action asserted herein occurred in Dallas County.

III.

FACTUAL BACKGROUND

- **6.** HCMLP is a registered investment advisor ("<u>RIA</u>") subject to the regulations of the Securities Exchange Commission.
- 7. HCMLP is both the advisor of and investor in Highland Multi Strategy Credit Fund, L.P. ("Multistrat"), a Delaware limited partnership. Highland Multi Strategy Credit Fund GP, L.P., itself a Delaware limited partnership, is the general partner of Multistrat, and HCMLP is the sole member of the general partner of Highland Multi Strategy Credit Fund GP, L.P.
- **8.** HCMLP's advisory capacity is governed, or at all relevant times was governed, by the Third Amended and Restated Investment Management Agreement, effective November 1, 2013 (the "*IMA*").
- **9.** The purpose of Multistrat as a vehicle was stated as such: "The Fund's investment objective is to seek attractive risk-adjusted returns, consistent with the preservation of capital and prudent investment management."
- 10. The Confidential Private Placement Memorandum for Multistrat disclosed that "[t]he Investment Manager is registered as an investment adviser with the Securities and Exchange Commission under the U.S. Investment Advisers Act of 1940, as amended (the 'Advisers Act').

Each prospective investor will be required to make a representation to indicate that it is a 'qualified client' as defined in the Advisers Act."

- 11. Because of these agreements and roles as the General Partner and RIA, Highland owed contractual and fiduciary duties to Plaintiff as an investor in Multistrat.
- 12. James Seery, the principal, CEO, and CRO of HCMLP. in its capacity as a debtor, admitted under oath that HCMLP owes fiduciary duties to the investors of the funds HCMLP manages—which would include Multistrat—and therefore, has admitted under oath that HCMLP and its governed persons owe fiduciary duties to the investors in Multistrat, which include Plaintiff, The Charitable DAF Fund, and Highland Capital Management Services, Inc., among others.
- 13. As an investment vehicle advised at all times and controlled at all times by HCMLP, Multistrat purchased and owned a pool of viaticals—investments in life insurance policies keyed to the lives of other persons. When a person passes away, the life insurance money is paid to the owner of the policy—in this case, Multistrat.
 - **14.** The notional value of the viatical pool was approximately \$145 million.
- **15.** In or around August 2020, HCMLP sold the entire viatical pool for approximately \$35,000,000—less than one quarter of the insured value.
- 16. The policies insured people aged 90 on average, suggesting that the policies were highly likely to pay off in the ensuing few years given the age and life expectancies of the insureds, as well as considering the actuarial impact of the COVID pandemic.
- 17. In the spring of 2020, Multistrat raised funds specifically for the purpose of paying the premiums on the viatical pool—amounts raised, borrowing availability, and liquid securities provided enough cash to pay the premiums. But HCMLP did not pursue this path as promised.

Instead, it sold the assets. To this day, it is unclear why the policies were sold, and why, just prior to a planned mediation.

- 18. Furthermore, the process of selling was severely flawed. For example, the health assessments used to determine the likelihood and timeline for the payout were two years old. HCMLP did not cause new, up-to-date health assessments to be performed, and instead was content to rely on stale information or worse, no information at all.
- 19. Furthermore, HCMLP made no effort to adjust the projected life expectancies due to the increasing age of the insureds during a process that stretched over seven months, nor for the potential impact of COVID on people over the age of 90, which would have impacted the price.
- **20.** Equally troubling is that Multistrat obtained the funds to pay the premiums from another investor—yet, it apparently did not use the funds for that purpose.
- 21. HCMLP apparently used the proceeds of the sale to pay itself, notwithstanding the fact that there were redeemed interests waiting to be paid—interests to whom HCMLP also owed fiduciary duties.
- **22.** In short, HCMLP caused Multistrat to sell the viatical pool at a substantially discounted amount to curry favor with the brokers and buyers in the marketplace for no apparent benefit to Multistrat's investors or the debtor's estate.

III.

CAUSES OF ACTION

First Cause of Action Breach of the Advisers Act

- 23. Plaintiff incorporates the foregoing allegations as if fully set forth herein.
- **24.** Highland's actions violate the Advisers Act.
- 25. As an RIA, HCMLP is subject to the Investment Advisers Act of 1940.

Case 22-03052-sgj Doc 1-1 Filed 05/25/22 Entered 05/25/22 17:14:18 Page 5 of 11 Case 3:21-cv-01710-N Document 1 Filed 07/22/21 Page 5 of 11 PageID 5

- **26.** The IMA imposes and incorporates the duties and obligations of the Investment Advisers Act of 1940.
- **27.** Under this federal law, an investment adviser is a fiduciary. This includes a duty of care, a duty of loyalty, and a duty to refrain from engaging in transactions in which it is not a disinterested person.
- 28. The duty of loyalty imposed by the Advisers Act of 1940 is not specifically defined in the Advisers Act or in Commission rules but reflects a Congressional recognition "of the delicate fiduciary nature of an investment advisory relationship" as well as a Congressional intent to "eliminate, or at least to expose, all conflicts of interest which might incline an investment adviser—consciously or unconsciously—to render advice which was not disinterested."
- 29. To meet its duty of loyalty, an adviser must make full and fair disclosure to its clients of all material facts relating to the advisory relationship, including disclosing transactions in which the advisor has an interest, and to disclose all pertinent facts of a transaction that could affect the client or the client's interest.² In order for disclosure to be full and fair, it should be sufficiently specific so that a client is able to understand the material fact or conflict of interest and make an informed decision whether to provide consent.

¹ SEC v. Capital Gains Research Bureau, Inc., 375 U.S. 180, 194 (1963). Santa Fe Indus. v. Green, 430 U.S. 462, 471, n.11 (1977) (in discussing SEC v. Capital Gains, stating that the Supreme Court's "references to fraud in the "equitable" sense of the term was "premised on its recognition that Congress intended the Investment Advisers Act to establish federal fiduciary standards for investment advisers"); Investment Advisers Act Release No. 3060 (July 28, 2010) ("Under the Advisers Act, an adviser is a fiduciary whose duty is to serve the best interests of its clients, which includes an obligation not to subrogate clients' interests to its own," citing *Proxy Voting by Investment Advisers*, Investment Advisers Act Release No. 2106 (Jan. 31, 2003) ("Investment Advisers Act Release 2106")).

² SEC v. Capital Gains, supra, at 200 ("Failure to disclose material facts must be deemed fraud or deceit within its intended meaning."). Investment Advisers Act Release 3060, supra, footnote 15 ("as a fiduciary, an adviser has an ongoing obligation to inform its clients of any material information that could affect the advisory relationship"); see also General Instruction 3 to Part 2 of Form ADV ("Under federal and state law, you are a fiduciary and must make full disclosure to your clients of all material facts relating to the advisory relationship.").

Case 22-03052-sgj Doc 1-1 Filed 05/25/22 Entered 05/25/22 17:14:18 Page 6 of 11 Case 3:21-cv-01710-N Document 1 Filed 07/22/21 Page 6 of 11 PageID 6

- **30.** This fiduciary duty also requires an adviser "to adopt the principal's goals, objectives, or ends." This means the adviser must, at all times, serve the best interest of its client and not subordinate its client's interest to its own. In other words, the investment adviser cannot place its own interests ahead of the interests of its client and must at all times act for the interests of its investors.³
- **31.** Here, the goals of Multistrat included "to seek attractive risk adjusted returns, consistent with the preservation of capital and prudent investment management."
- 32. The duty of care includes, among other things: (i) the duty to provide advice that is in the best interest of the client, (ii) the duty to seek best execution of a client's transactions where the adviser has the responsibility to select broker-dealers to execute client trades, and (iii) the duty to provide advice and monitoring over the course of the relationship.
- **33.** These fiduciary duties are **unwaivable**, and any agreement made in derogation of the obligations under the Advisers Act is **void**.
- **34.** Therefore, Plaintiff seeks to declare the sale of the viaticals void because they were accomplished in violation of the Advisers Act.
- **35.** Plaintiff further seeks to declare the agreement(s) between Highland and Multistrat void because they were continued in violation of the Advisers Act.

Second Cause of Action Breach of Fiduciary Duty

36. Plaintiff incorporates the foregoing allegations as if fully set forth herein.

³ Investment Advisers Act Release 3060 (adopting amendments to Form ADV and stating that "[u]nder the Advisers Act, an adviser is a fiduciary whose duty is to serve the best interests of its clients, which includes an obligation not to subrogate clients' interests to its own," citing Investment Advisers Act Release 2106, supra footnote 15). SEC v. Tambone, 550 F.3d 106, 146 (1st Cir. 2008) ("Section 206 imposes a fiduciary duty on investment advisers to act at all times in the best interest of the fund..."); Sec. & Exch. Commission v. Moran, 944 F. Supp. 286, 297 (S.D.N.Y 1996) ("Investment advisers are entrusted with the responsibility and duty to act in the best interest of their clients.").

Case 22-03052-sgj Doc 1-1 Filed 05/25/22 Entered 05/25/22 17:14:18 Page 7 of 11 Case 3:21-cv-01710-N Document 1 Filed 07/22/21 Page 7 of 11 PageID 7

- 37. As an RIA, HCMLP is subject to the Investment Advisers Act of 1940.
- **38.** The IMA imposes and incorporates the duties and obligations of the Investment Advisers Act of 1940.
- **39.** Under this federal law, an investment adviser is a fiduciary.⁴ This includes a duty of care, a duty of loyalty, and a duty to refrain from engaging in transactions in which it is not a disinterested person.
- **40.** The duty of loyalty imposed by the Advisers Act of 1940 is not specifically defined in the Advisers Act or in Commission rules, but reflects a Congressional recognition "of the delicate fiduciary nature of an investment advisory relationship" as well as a Congressional intent to "eliminate, or at least to expose, all conflicts of interest which might incline an investment adviser—consciously or unconsciously—to render advice which was not disinterested."
- **41.** To meet its duty of loyalty, an adviser must make full and fair disclosure to its clients of all material facts relating to the advisory relationship, including disclosing transactions in which the advisor has an interest, and to disclose all pertinent facts of a transaction that could affect the client or the client's interest.⁵ In order for disclosure to be full and fair, it should be

⁴ SEC v. Capital Gains Research Bureau, Inc., 375 U.S. 180, 194 (1963). Santa Fe Indus. v. Green, 430 U.S. 462, 471, n.11 (1977) (in discussing SEC v. Capital Gains, stating that the Supreme Court's reference to fraud in the "equitable" sense of the term was "premised on its recognition that Congress intended the Investment Advisers Act to establish federal fiduciary standards for investment advisers"); Investment Advisers Act Release No. 3060 (July 28, 2010) ("Under the Advisers Act, an adviser is a fiduciary whose duty is to serve the best interests of its clients, which includes an obligation not to subrogate clients' interests to its own," citing *Proxy Voting by Investment Advisers*, Investment Advisers Act Release No. IA2106 (Jan. 31, 2003) ("Investment Advisers Act Release 2106")).

⁵ SEC v. Capital Gains, supra, at 200 ("Failure to disclose material facts must be deemed fraud or deceit within its intended meaning."). Investment Advisers Act Release 3060, supra, footnote 15 ("as a fiduciary, an adviser has an ongoing obligation to inform its clients of any material information that could affect the advisory relationship"); see also General Instruction 3 to Part 2 of Form ADV ("Under federal and state law, you are a fiduciary and must make full disclosure to your clients of all material facts relating to the advisory relationship.").

sufficiently specific so that a client is able to understand the material fact or conflict of interest and make an informed decision whether to provide consent.

- **42.** This fiduciary duty also requires an adviser "to adopt the principal's goals, objectives, or ends." This means the adviser must, at all times, serve the best interest of its client and not subordinate its client's interest to its own. In other words, the investment adviser cannot place its own interests ahead of the interests of its client and must at all times act for the interests of its investors.⁶
- **43.** Here, the goals of Multistrat included "to seek attractive risk adjusted returns, consistent with the preservation of capital and prudent investment management."
- **44.** The duty of care includes, among other things: (i) the duty to provide advice that is in the best interest of the client, (ii) the duty to seek best execution of a client's transactions where the adviser has the responsibility to select broker-dealers to execute client trades, and (iii) the duty to provide advice and monitoring over the course of the relationship.
- **45.** These fiduciary duties are **unwaivable**, and any agreement made in derogation of the obligations under the Advisers Act is **void**.
- **46.** HCMLP's CEO testified under oath that he and HCMLP were aware of these duties and had to comply with them.
- **47.** Section 204 of the Advisers Act requires HCMLP to carry written policies and procedures that must be followed in order to adhere to its federal obligations.

⁶ Investment Advisers Act Release 3060 (adopting amendments to Form ADV and stating that "[u]nder the Advisers Act, an adviser is a fiduciary whose duty is to serve the best interests of its clients, which includes an obligation not to subrogate clients' interests to its own," citing Investment Advisers Act Release 2106, supra footnote 15). SEC v. Tambone, 550 F.3d 106, 146 (1st Cir. 2008) ("Section 206 imposes a fiduciary duty on investment advisers to act at all times in the best interest of the fund..."); SEC v. Moran, 944 F. Supp. 286, 297 (S.D.N.Y 1996) ("Investment advisers are entrusted with the responsibility and duty to act in the best interest of their clients.").

Case 22-03052-sgj Doc 1-1 Filed 05/25/22 Entered 05/25/22 17:14:18 Page 9 of 11 Case 3:21-cv-01710-N Document 1 Filed 07/22/21 Page 9 of 11 PageID 9

- **48.** Section 206 of the Advisers Act prohibits transactions by an adviser that were accomplished via a "deceit" on a client or prospective client, e.g., by concealing the role and interest the adviser has in the transaction, or via engaging in a course of conduct that has a tendency to mislead a client or which is manipulative.
- 49. These breaches include, but are not limited to (1) selling the viatical pool at a distressed price when it was not in distress and there was no need for Multistrat to sell; (2) concealing the information about the transaction from the Plaintiff; (3) failing to advise the Plaintiff of the opportunity to purchase the viatical pool—especially when it knew the Plaintiff had an interest in the pool and had the means of purchasing it for more cash than \$35 million; (4) concealing the purpose behind the sale of the viatical pool and the conflicts of interest that inhere in the transaction; (5) causing the viatical pool to be sold in a manner that violated the rights of the Plaintiff as an investor in Multistrat (e.g., by failing to conduct an auction, obtaining competitive bids and taking the pool to market); and (6) utilizing the sale proceeds for its own ends—namely, to enrich itself.
- **50.** The Advisers Act declares any contract that was made in violation of its provisions or regulations, or any contract that has been performed in violation of the Advisors Act, **void**.
- **51.** The Advisers Act created a private right of action to void unlawful agreements and acts and to seek such equitable relief as accompanies such claims.
- **52.** Texas law allows a fiduciary plaintiff to seek damages for breaches of fiduciary duty and to seek disgorgement of all ill-gotten gains obtained by a fiduciary.
- **53.** Plaintiff has been damaged due to the breaches of fiduciary duty outlined herein, and it is entitled to recover damages, punitive damages, and attorneys' fees.

54. To the extent this claim must be brought as a derivative action, it is plain that the demand requirement under Delaware law could not be met because serving a demand on Highland or to sue Highland would have been futile.

Third Cause of Action Breach of Contract

- **55.** Plaintiff incorporates the foregoing allegations as if fully set forth herein.
- **56.** The IMA imposes a duty of prudent investment management for the benefit of the investors in Multistrat and incorporate the duties and obligations of the Investment Advisers Act of 1940.
- **57.** The violations set forth above constitute a breach of each or both of these agreements.
- 58. These breaches include, but are not limited to (1) selling the viatical pool at a distressed price when it was not in distress and there was no need for Multistrat to sell; (2) concealing the information about the transaction from the Plaintiff; (3) failing to advise the Plaintiff of the opportunity to purchase the viatical pool—especially when it knew the Plaintiff had an interest in the pool and had the means of purchasing it for more cash than \$35 million; (4) concealing the purpose behind the sale of the viatical pool and the conflicts of interest that inhere in the transaction; (5) causing the viatical pool to be sold in a manner that violated the rights of the Plaintiff as an investor in Multistrat (e.g., by failing to conduct an auction, obtaining competitive bids, and taking the pool to market); and (6) utilizing the sale proceeds for its own ends—namely, to enrich itself.
 - **59.** Plaintiff has been damaged by the breaches of contract outlined herein.
 - **60.** Plaintiff is entitled to recover damages and attorneys' fees.

Case 22-03052-sgj Doc 1-1 Filed 05/25/22 Entered 05/25/22 17:14:18 Page 11 of 11 Case 3:21-cv-01710-N Document 1 Filed 07/22/21 Page 11 of 11 PageID 11

JURY DEMAND AND PRAYER

- **61.** Plaintiff demands trial by jury.
- **62.** Plaintiff respectfully requests judgment and an order:
 - Disgorging all ill-gotten gains in an amount to be determined at trial;
 - Voiding the sale and other relevant agreements herein with HCMLP pursuant to the Advisers Act;
 - Awarding damages in an amount to be determined at trial;
 - Awarding punitive damages in an amount to be determined at trial;
 - Awarding attorneys' fees and costs in an amount to be determined at trial;
 - Awarding all interim and final relief to which Plaintiff is legally or equitably entitled under the facts and circumstances raised herein.

Dated: July 22, 2021 Respectfully submitted,

SBAITI & COMPANY PLLC

/s/ Mazin A. Sbaiti

Mazin A. Sbaiti

Texas Bar No. 24058096

Jonathan Bridges

Texas Bar No. 24028835

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Counsel for Plaintiff

EXHIBIT 6

Schedule of Contracts and Leases to Be Assumed

- 1. Advisory Services Agreement, dated November 21, 2011, effective June 20, 2011, by and between Carey International, Inc., and Highland Capital Management, L.P.
- 2. Amended and Restated Advisory Services Agreement, dated March 4, 2013, by and between Trussway Holdings, Inc., and Highland Capital Management, L.P.
- 3. Reference Portfolio Management Agreement, dated March 4, 2004, by and between Highland Capital Management, L.P., and Citibank N.A.
- 4. Advisory Services Agreement, dated May 25, 2011, by and between CCS Medical, Inc., and Highland Capital Management, L.P.
- 5. Amended and Restated Advisory Services Agreement, dated February 28, 2013, by and between Cornerstone Healthcare Group Holding, Inc., and Highland Capital Management, L.P.
- 6. Prime Brokerage Agreement by and between Jefferies LLC and Highland Capital Management, L.P., dated May 24, 2013.
- 7. Amended and Restated Shared Services Agreement, dated August 21, 2015, by and between Highland Capital Management, L.P., and Falcon E&P Opportunities GP, LLC.
- 8. Amended and Restated Administrative Services Agreement, effective as of August 21, 2015, by and between Highland Capital Management, L.P., and Petrocap Partners II GP, LLC.
- 9. Office Lease, between Crescent Investors, L.P., and Highland Capital Management, L.P.
- 10. Paylocity Corporation Services Agreement, between Highland Capital Management, L.P., and Paylocity Corporation, dated November 19, 2012.
- 11. Electronic Trading Services Agreement, between SunTrust Robinson Humphrey Inc., and Highland Capital Management, L.P., dated February 6, 2019.
- 12. Letter Agreement, between FTI Consulting, Inc., and Highland Capital Management, L.P., dated November 19, 2018.
- 13. Administrative Services Agreement, dated January 1, 2018, between Highland Capital Management, L.P., and Liberty Life Assurance Company of Boston.
- 14. Electronic Communications: Customer Authorization & Indemnification, between Highland Capital Management, L.P., and The Bank of New York Mellon Corporation, dated August 9, 2016.
- 15. Letter Agreement, dated August 9, 2016, Electronic Access Terms and Conditions, by and between The Bank of New York Mellon Trust Company, N.A., and Highland Capital Management, L.P.
- 16. Shared Services Agreement by and between Highland HCF Advisor, Ltd., and Highland Capital Management, L.P., dated effective October 27, 2017.

- 17. Sub-Advisory Agreement, by and between Highland HCF Advisors, Ltd., and Highland Capital Management, dated effective October 27, 2017.
- 18. Collateral Management Agreement, dated November 2, 2006, by and between Highland Credit Opportunities CDO Ltd. and Highland Capital Management, L.P.
- 19. Management Agreement, dated November 15, 2007, between Highland Restoration Capital Partners, L.P., Highland Restoration Capital Partners Offshore, L.P., Highland Restoration Capital Partners Master L.P., Highland Restoration Capital Partners GP, LLC, and Highland Capital Management, L.P.
- 20. Investment Management Agreement, between Highland Capital Multi-Strategy Fund, L.P., and Highland Capital Management, L.P., dated July 31, 2006.
- 21. Investment Management Agreement, between Highland Capital Multi-Strategy Master Fund, L.P., and Highland Capital Management, L.P., dated July 31, 2006.
- 22. Management Agreement, dated August 22, 2007, between and among Highland Capital Management, L.P., and Walkers Fund Services Limited, as trustee of Highland Credit Opportunities Japanese Unit Trust.
- 23. Third Amended and Restated Investment Management Agreement, by and among Highland Multi Strategy Credit Fund, Ltd., Highland Multi Strategy Credit Fund, L.P., and Highland Capital Management, L.P., dated November 1, 2013.
- 24. Investment Management Agreement, dated March 31, 2015, by and among Highland Select Equity Master Fund, L.P., Highland Select Equity Fund GP, L.P., and Highland Capital Management, L.P.
- 25. Amended and Restated Investment Management Agreement, dated February 27, 2017, by and among Highland Prometheus Master Fund L.P., Highland Prometheus Feeder Fund I, L.P., Highland Prometheus Feeder Fund II, L.P., Highland SunBridge GP, LLC, and Highland Capital Management, L.P.
- 26. Servicing Agreement, dated December 20, 2007, by and among Greenbriar CLO, Ltd., and Highland Capital Management, L.P.
- 27. Investment Management Agreement, dated November 1, 2007, by and between Longhorn Credit Funding, LLC, and Highland Capital Management, L.P. (as amended)
- 28. Reference Portfolio Management Agreement, dated August 1, 2016, by and between Highland Capital Management, L.P., and Valhalla CLO, Ltd.
- 29. Collateral Servicing Agreement, dated December 20, 2006, by and among Highland Park CDO I, Ltd., and Highland Capital Management, L.P.
- 30. Portfolio Management Agreement, dated March 15, 2005, by and among Southfork CLO Ltd., and Highland Capital Management, L.P.
- 31. Amended and Restated Portfolio Management Agreement, dated November 30, 2005, by and among Jaspar CLO Ltd., and Highland Capital Management, L.P.
- 32. Servicing Agreement, dated May 31, 2007, by and among Westchester CLO, Ltd., and Highland Capital Management, L.P.

- 33. Servicing Agreement, dated May 10, 2006, by and among Rockwall CDO Ltd. and Highland Capital Management, L.P. (as amended)
- 34. Portfolio Management Agreement, dated December 8, 2005, by and between Liberty CLO, Ltd., and Highland Capital Management, L.P.
- 35. Servicing Agreement, dated March 27, 2008, by and among Aberdeen Loan Funding, Ltd., and Highland Capital Management, L.P.
- 36. Servicing Agreement, dated May 9, 2007, by and among Rockwall CDO II Ltd. and Highland Capital Management, L.P.
- 37. Collateral Management Agreement, by and between, Highland Loan Funding V Ltd. and Highland Capital Management, L.P., dated August 1, 2001.
- 38. Collateral Management Agreement, dated August 18, 1999, by and between Highland Legacy Limited and Highland Capital Management, L.P.
- 39. Servicing Agreement, dated November 30, 2006, by and among Grayson CLO Ltd., and Highland Capital Management, L.P. (as amended)
- 40. Servicing Agreement, dated October 25, 2007, by and among Stratford CLO Ltd., and Highland Capital Management, L.P.
- 41. Servicing Agreement, dated August 3, 2006, by and among Red River CLO Ltd., and Highland Capital Management, L.P. (as amended)
- 42. Servicing Agreement, dated December 21, 2006, by and among Brentwood CLO, Ltd., and Highland Capital Management, L.P.
- 43. Servicing Agreement, dated March 13, 2007, by and among Eastland CLO Ltd., and Highland Capital Management, L.P.
- 44. Portfolio Management, Agreement, dated October 13, 2005, by and among Gleneagles CLO, Ltd., and Highland Capital Management, L.P.
- 45. AT&T Managed Internet Service, between Highland Capital Management, L.P. and AT&T Corp., dated February 24, 2015.
- 46. ViaWest, Master Service Agreement, dated October 3, 2011, between Highland Capital Management, L.P. and ViaWest
- 47. Stockholders' Agreement, dated April 15, 2005, by and between American Banknote Corporation and Highland Capital Management, L.P.
- 48. Stockholders' Agreement and Amendment No. 1, dated January 25, 2011, by and between Carey Holdings, Inc. and Highland Capital Management, L.P.
- 49. Stockholders' Agreement and Amendment, dated March 24, 2010, by and between Cornerstone Healthcare Group Holding, Inc. and Highland Capital Management, L.P.
- 50. Members' Agreement and Amendment, dated November 15, 2017, by and between Highland CLO Funding, Ltd. and Highland Capital Management, L.P.
- 51. Stock Purchase and Sale Agreement and Amendment, dated January 16, 2013, by and between Progenics Pharmaceuticals, Inc. and Highland Capital Management, L.P.

- 52. Stockholders' Agreement and Amendments, dated October 24, 2008, by and between JHT Holdings, Inc. and Highland Capital Management, L.P.
- 53. Amended and Restated Limited Partnership Agreement of Highland Dynamic Income Fund, L.P., dated February 25, 2013, by and between Highland Dynamic Income Fund GP, LLC and Highland Capital Management, L.P.
- 54. Highland Multi-Strategy Fund, L.P. Limited Partnership Agreement, dated July 6, 2006, by and between Highland Multi-Strategy Fund GP, L.P. and Highland Capital Management, L.P.
- 55. Operating Agreement of HE Capital, LLC (as amended), dated September 27, 2007, by and between ENA Capital, LLC Ellman Management Group, Inc. and Highland Capital Management, L.P.
- 56. Limited Liability Company Agreement of Highland Multi-Strategy Onshore Master SubFund II, LLC, dated February 27, 2007, by and between Highland Multi-Strategy Master Fund, L.P. and Highland Capital Management, L.P.
- 57. Limited Liability Company Agreement of Highland Multi-Strategy Onshore Master SubFund, LLC, dated July 19, 2006, by and between Highland Multi-Strategy Master Fund, L.P. and Highland Capital Management, L.P.
- 58. Highland Capital Management, L.P., Limited Liability Company Agreement of Highland Receivables Finance 1, LLC, by and between Highland Capital Management, L.P. and Highland Capital Management, L.P.
- 59. Agreement of Limited Partnership of Highland Restoration Capital Partners, L.P. and Amendments, dated November 6, 2007, by and between Highland Restoration Capital Partners GP, LLC and Highland Capital Management, L.P.
- 60. Agreement of Limited Partnership of Highland Select Equity Fund GP, L.P., dated October 2005, by and between Highland Select Equity Fund GP, LLC and Highland Capital Management, L.P.
- 61. Agreement of Limited Partnership of Penant Management LP, dated December 12, 2012, by and between Penant Management GP, LLC and Highland Capital Management, L.P.
- 62. Agreement of Limited Partnership of Petrocap Incentive Partners III, LP, dated April 12, 2018, by and between Petrocap Incentive Partners III GP, LLC, Petrocap Incentive Holdings III, LP and Highland Capital Management, L.P.
- 63. Amended and Restated Agreement of Limited Partnership of Petrocap Partners II, LP, dated October 30, 2014, by and between Petrocap Partners II GP, LLC, Petrocap Incentive Partners II, LP and Highland Capital Management, L.P.
- 64. Agreement of Limited Partnership of Highland Credit Opportunities CDO GP, L.P., dated December 29, 2005, by and between Highland Credit Opportunities CDO GP, LLC and Highland Capital Management, L.P.
- 65. Fourth Amended and Restated Limited Partnership Agreement of Highland Multi Strategy Credit Fund, L.P., dated November 1, 2014, by and between Highland Multi Strategy Credit Fund GP, L.P. and Highland Capital Management, L.P.

- 66. DUO Security, 2 factor authentication, by and between DUO Security and Highland Capital Management, L.P.
- 67. GoDaddy Domain Registrations, by and between GoDaddy and Highland Capital Management, L.P.
- 68. Highland Loan Fund, Ltd. et al, Investment Management Agreement, dated July 31, 2001, by and between Highland Loan Fund, Ltd. et al and Highland Capital Management, L.P.
- 69. E Mailflow Monitoring, by and between Mxtoolbox and Highland Capital Management, L.P.
- 70. Cloud single sign on for HR related employee login, by and between Onelogin and Highland Capital Management, L.P.
- 71. Collateral Management Agreement, dated May 19, 1998, by and between Pam Capital Funding LP, Ranger Asset Mgt LP and Highland Capital Management, L.P.
- 72. Collateral Management Agreement, dated August 6, 1997, by and between Pamco Cayman Ltd., Ranger Asset Mgt LP and Highland Capital Management, L.P.
- 73. Order Addenda, dated January 28, 2020, by and between CenturyLink Communications, LLC and Highland Capital Management, L.P.
- 74. Service Agreement (as amended), dated April 1, 2005, by and between Intex Solutions, Inc. and Highland Capital Management, L.P.
- 75. Amendment No. 1 to Servicing Agreement, October 2, 2007, between Highland Capital Management, L.P. and Red River CLO Ltd. et al
- 76. Interim Collateral Management Agreement, June 15, 2005, between Highland Capital Management, L.P. and Rockwall CDO Ltd
- 77. Amendment No. 1 to Servicing Agreement, October 2, 2007, between Highland Capital Management, L.P. and Rockwall CDO Ltd
- 78. Collateral Servicing Agreement dated December 20, 2006, between Highland Capital Management, L.P. and Highland Park CDO I, Ltd.; The Bank of New York Trust Company, National Association
- 79. Representations and Warranties Agreement, dated December 20, 2006, between Highland Capital Management, L.P. and Highland Park CDO I, Ltd.
- 80. Collateral Administration Agreement, dated March 27, 2008, between Highland Capital Management, L.P. and Aberdeen Loan Funding, Ltd.; State Street Bank and Trust Company
- 81. Collateral Administration Agreement, dated December 20, 2007, between Highland Capital Management, L.P. and Greenbriar CLO, Ltd.; State Street Bank and Trust Company
- 82. Collateral Acquisition Agreement, dated March 13, 2007, between Highland Capital Management, L.P. and Eastland CLO, Ltd

- 83. Collateral Administration Agreement, dated March 13, 2007, between Highland Capital Management, L.P. and Eastland CLO, Ltd. and Investors Bank and Trust Company
- 84. Collateral Administration Agreement, dated October 13, 2005, between Highland Capital Management, L.P. and Gleneagles CLO, Ltd.; JPMorgan Chase Bank, National Association
- 85. Collateral Acquisition Agreement, dated November 30, 2006, between Highland Capital Management, L.P. and Grayson CLO, Ltd.
- 86. Collateral Administration Agreement, dated November 30, 2006, between Highland Capital Management, L.P. and Grayson CLO, Ltd.; Investors Bank & Trust Company
- 87. Collateral Acquisition Agreement, dated August 3, 2006, between Highland Capital Management, L.P. and Red River CLO, Ltd.
- 88. Collateral Administration Agreement, dated August 3, 2006, between Highland Capital Management, L.P. and Red River CLO, Ltd.; U.S. Bank National Association
- 89. Master Warehousing and Participation Agreement, dated April 19, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; Highland Special Opportunities Holding Company
- 90. Master Warehousing and Participation Agreement, dated February 2, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 91. Master Warehousing and Participation Agreement (Amendment No. 2), dated May 5, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 92. Master Warehousing and Participation Agreement (Amendment No. 1), dated April 12, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 93. Master Warehousing and Participation Agreement (Amendment No. 3), dated June 22, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 94. Master Warehousing and Participation Agreement (Amendment No. 4), dated July 17, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 95. Collateral Administration Agreement, dated February 2, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; U.S. Bank National Association; IXIS Financial Products Inc.
- 96. Collateral Administration Agreement, dated April 18, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; Highland Special Opportunities Holding Company; U.S. Bank National Association
- 97. Master Participation Agreement, dated June 5, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; Grand Central Asset Trust

- 98. A&R Asset Acquisition Agreement, dated July 18, 2001, between Highland Capital Management, L.P. and Salomon Smith Barney Inc.; Highland Loan Funding V Ltd.
- 99. A&R Master Participation Agreement, dated July 18, 2001, between Highland Capital Management, L.P. and Salomon Brothers Holding Company; Highland Loan Funding V Ltd.
- 100. Collateral Acquisition Agreement, dated June 29, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd.
- 101. Collateral Administration Agreement, dated June 29, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd.; JPMorgan Chase Bank, National Association
- 102. Master Warehousing and Participation Agreement, dated March 24, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd; MMP-5 Funding, LLC; and IXIS Financial Products Inc.
- 103. Master Warehousing and Participation Agreement (Amendment No. 1), dated May 16, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd; MMP-5 Funding, LLC; and IXIS Financial Products Inc.
- 104. Securities Account Control Agreement, dated June 29, 2005, between Highland Capital Management, L.P. and Highland CDO Opportunity Fund, Ltd.; JPMorgan Chase Bank, National Association
- 105. Collateral Administration Agreement, dated December 8, 2005, between Highland Capital Management, L.P. and Liberty CLO Ltd.
- 106. Collateral Administration Agreement, dated May 10, 2006, between Highland Capital Management, L.P. and Rockwall CDO Ltd; JPMorgan Chase Bank, National Association
- 107. Collateral Administration Agreement, dated May 9, 2007, between Highland Capital Management, L.P. and Rockwall CDO II, Ltd.; Investors Bank & Trust Company
- 108. Collateral Administration Agreement, dated March 15, 2005, between Highland Capital Management, L.P. and Southfork CLO Ltd.; JPMorgan Chase Bank, National Association
- 109. Collateral Administration Agreement, dated October 25, 2007, between Highland Capital Management, L.P. and Stratford CLO Ltd.; State Street
- 110. Collateral Administration Agreement, dated August 18, 2004, between Highland Capital Management, L.P. and Valhalla CLO, Ltd.; JPMorgan Chase Bank
- 111. Extension/Buy-Out Agreement, dated August 18, 2004, between Highland Capital Management, L.P. and Citigroup Financial Products Inc.; Citigroup Global Markets Inc.
- 112. Collateral Acquisition Agreement, dated May 31, 2007, between Highland Capital Management, L.P. and Westchester CLO, Ltd.
- 113. Collateral Administration Agreement, dated May 31, 2007, between Highland Capital Management, L.P. and Westchester CLO, Ltd.; Investors Bank & Trust Company
- 114. Collateral Administration Agreement, dated December 21, 2006, between Highland Capital Management, L.P. and Brentwood CLO, Ltd.; Investors Bank & Trust Company

- 115. Indemnification and Guaranty Agreement between Highland Capital Management, Strand Advisors, Inc. and James Seery
- 116. Indemnification and Guaranty Agreement between Highland Capital Management, Strand Advisors, Inc. and John Dubel
- 117. Indemnification and Guaranty Agreement between Highland Capital Management, Strand Advisors, Inc. and Russell Nelms
- 118. Colocation Service Order dated October 14, 2019 between Highland Capital Management and Dawn US Holdings, LLC d/b/a Evoque Date Center Solutions
- 119. Tradesuite Web Module Services/Agreement between Highland Capital Management and DTCC ITP LLC
- 120. Bloomberg (Terminal) Agreement No. 306371 between Highland Capital Management and Bloomberg Finance, L.P.¹
- 121. Master Service Agreement between Highland Capital Management and Via West
- 122. Amendment to Bloomberg Order Management System Addendum and Bloomberg Order Management System Schedule of Services Account No. 167969 between Highland Capital Management and Bloomberg Finance, L.P.
- 123. Fourth Amendment to Software License and Services Agreement between Highland Capital Management and Markit WSO Corporation
- 124. Master Services Agreement, First Amendment to Master Services Agreement, Second Amendment and Restatement of Master Services Agreement between Highland Capital Management and Siepe Services, LLC
- 125. Internet Agreement Account No. 831-000-7888-651 between Highland Capital Management and AT&T
- 126. Landline Fax Agreement Account No. 831-000-2532-176 between Highland Capital Management and AT&T
- 127. Amazon Web Services Account No. 353534426569 between Highland Capital Management and Amazon Web Service, Inc.
- 128. Website Hosting Agreement Account No. 325667 between Highland Capital Management and WP Engine

¹ The Debtor is currently in discussions with Bloomberg regarding the assumption of this agreement.

EXHIBIT 7

ntered 08/11/21 14·07·35 Page 1 of 4 Docket #2700 Date Filed: 08/11/2021

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Counsel for the Debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:) Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P., ¹) Case No. 19-34054-sgj11
Debtor.)
)

NOTICE OF OCCURRENCE OF EFFECTIVE DATE OF CONFIRMED FIFTH AMENDED PLAN OF REORGANIZATION OF HIGHLAND CAPITAL MANAGEMENT, L.P.

PLEASE TAKE NOTICE that on February 22, 2021, the United States Bankruptcy Court for the Northern District of Texas (the "Bankruptcy Court") entered the Order Confirming the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 1943] (the "Confirmation Order") confirming the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. (as Modified) [Docket No. 1808] (as

¹ The Debtor's last four digits of its taxpayer identification number are (6725). The headquarters and service address for the above-captioned Debtor is 300 Crescent Court, Suite 700, Dallas, TX 75201.



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Appx. 00270

Case 19-34054-sgj11 Doc 2700 Filed 08/11/21 Entered 08/11/21 14:07:35 Page 2 of 4

amended, supplemented, or modified, the "<u>Plan</u>"). Unless otherwise defined in this notice, capitalized terms used in this notice shall have the meanings ascribed to them in the Plan and the Confirmation Order, as applicable.

PLEASE TAKE FURTHER NOTICE that the Effective Date of the Plan occurred on August 11, 2021.

PLEASE TAKE FURTHER NOTICE that, except with respect to Administrative Expense Claims that are Professional Fee Claims or as otherwise set forth in the Plan, requests for payment of an Administrative Expense Claim must be Filed with the Bankruptcy Court <u>no later than forty-five (45) days after the Effective Date</u> (the "Administrative Expense Claims Bar Date"). HOLDERS OF ADMINISTRATIVE EXPENSE CLAIMS THAT ARE REQUIRED TO FILE AND SERVE A REQUEST FOR PAYMENT OF SUCH ADMINISTRATIVE EXPENSE CLAIMS BY THE ADMINISTRATIVE EXPENSE CLAIMS BAR DATE THAT DO NOT FILE AND SERVE SUCH A REQUEST BY THE ADMINISTRATIVE EXPENSE CLAIMS BAR DATE SHALL BE FOREVER BARRED, ESTOPPED, AND ENJOINED FROM ASSERTING SUCH ADMINISTRATIVE EXPENSE CLAIMS AGAINST THE DEBTOR OR THE REORGANIZED DEBTOR.

PLEASE TAKE FURTHER NOTICE that, unless otherwise ordered by the Bankruptcy Court, all final requests for payment of Professional Fee Claims must be Filed no later than sixty (60) days after the Effective Date.

PLEASE TAKE FURTHER NOTICE that the terms of the Plan shall be immediately effective and enforceable and deemed binding upon the Debtor or the Reorganized Debtor, as applicable, and any and all Holders of Claims or Interests (regardless of whether such Claims or Interests are deemed to have accepted or rejected the Plan), all Entities that are parties to or are subject to the settlements, compromises, releases, and injunctions described in the Plan and Confirmation Order, including, without limitation: the injunction with respect to the commencement of claims and causes of action against Protected Parties set forth in Section IX.F of the Plan and Sections AA and BB of the Confirmation Order, the duration of injunction and stays set forth in Section IX.G of the Plan and Section AA of the Confirmation Order, and the continuance of the January 9 Order and July 16 Order set forth in Section IX.H of the Plan and Section CC of the Confirmation Order.

PLEASE TAKE FURTHER NOTICE that on the Effective Date, all Class A Limited Partnership Interests, including the Class A Limited Partnership Interests held by Strand, as general partner, and Class B/C Limited Partnerships in the Debtor will be deemed cancelled, and all obligations or debts owed by, or Claims against, the Debtor on account of, or based upon, such Class A Limited Partnership Interests and Class B/C Limited Partnership Interests shall be deemed as cancelled, released, and discharged, including all obligations or duties by the Debtor relating to the Equity Interests in any of the Debtor's formation documents, including the Limited Partnership Agreement.

PLEASE TAKE FURTHER NOTICE that the Confirmation Order and the Plan

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 276 of 637

are available for inspection. If you would like to obtain copies you may: (a) access the Debtor's restructuring website at http://www.kccllc.net/hcmlp; (b) call toll free: (877) 573-3984 or international: (310) 751-1829; or (c) email HighlandInfo@kccllc.com and reference "Highland" in the subject line. You may also obtain copies of any pleadings filed in this case for a fee via PACER at: pacer.uscourts.gov.

[REMAINDER OF PAGE INTENTIONALLY BLANK]

Dated: August 11, 2021. PACHULSKI STANG ZIEHL & JONES LLP

Jeffrey N. Pomerantz (CA Bar No.143717) Ira D. Kharasch (CA Bar No. 109084) Gregory V. Demo (NY Bar No. 5371992) 10100 Santa Monica Boulevard, 13th Floor

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-and-

HAYWARD PLLC

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Counsel for the Debtor

EXHIBIT 8

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 1 of 175

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:)	Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,1)	Case No. 19-34054 (SGJ)
Debtor.)	
)	

CERTIFICATE OF SERVICE

I, Vincent Trang, depose and say that I am employed by Kurtzman Carson Consultants LLC ("KCC"), the claims and noticing agent for the Debtor in the above-captioned case.

On August 11, 2021, at my direction and under my supervision, employees of KCC caused the following document to be served via Electronic Mail upon the service list attached hereto as **Exhibit A**; and via First Class Mail upon the service lists attached hereto as **Exhibit B** and **Exhibit C**:

• Notice of Occurrence of Effective Date of Confirmed Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 2700]

Furthermore, on August 11, 2021, at my direction and under my supervision, employees of KCC caused the following document to be served via First Class Mail upon "Highland Capital Management LP, For Further Delivery to Addressed Parties, 300 Crescent Ct, Ste 700, Dallas, TX 75201," for distribution in individually addressed envelopes to each party on the service list attached hereto as **Exhibit D**; and via First Class Mail upon "Highland Capital Management LP, For Further Delivery to Addressed Parties, 13455 Noel Rd, Ste 800, Dallas, TX 75240," for distribution in individually addressed envelopes to each party on the service list attached hereto as **Exhibit E**:

 Notice of Occurrence of Effective Date of Confirmed Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. [Docket No. 2700]

Dated: August 19, 2021

/s/ Vincent Trang
Vincent Trang
KCC
222 N Pacific Coast Highway, Suite 300
El Segundo, CA 90245

¹ The Debtor's last four digits of its taxpayer identification number are (6725). The headquarters and service address for the above-captioned Debtor is 300 Crescent Court, Suite 700, Dallas, TX 75201.

Case 22-03052-sgj Doc 21 Filed 05/27/22	Entered 05/27/22 15:12:46	Page 280 of 637
Case 19-34054-sgj11 Doc 2747 Filed 08/19/	21 Entered 08/19/21 16:03:15	5 Page 2 of 175
EXH	IBIT A	

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 281 of 637

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 3 of 175

Core/2002 Service List Served via Electronic Mail

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Counsel for Collin County Tax	Abernathy, Roeder, Boyd & Hullett,	Chad Timmons, Larry R. Boyd,	bankruptcy@abernathy-law.com;
Assessor/Collector	P.C.	Emily M. Hahn	ehahn@abernathy-law.com
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Councer for Next Barin	Allotori di Bird EEI	William P. Bowden, Esq., Michael	Jonathan.sawaras@aiston.som
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	Bonds Ellis Eppich Schafer Jones		john@bondsellis.com;
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Acis Capital Management GP, LLC			jprostok@forsheyprostok.com;
("Creditors") and Joshua N. Terry and Jennifer		Jeff P. Prostok, J. Robert Forshey,	bforshey@forsheyprostok.com;
	F		
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Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 282 of 637

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 4 of 175 Core/2002 Service List

Served via Electronic Mail

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SEC Regional Office	Securities & Exchange Commission	Sharon Binger, Regional Director	philadelphia@sec.gov
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Creditors	Sidley Austin LLP	Juliana Hoffman	jhoffman@sidley.com
Counsel to Patrick Daugherty	Spencer Fane LLP	Jason P. Kathman	jkathman@spencerfane.com

Case 22-03052-sgj Doc 21 Filed 05/27/22 Entered 05/27/22 15:12:46 Page 283 of 637

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 5 of 175 Core/2002 Service List

Served via Electronic Mail

Description	CreditorName	CreditorNoticeName	Email
		Division of Corporations - Franchise	
DE Secretary of State	State of Delaware	Tax	dosdoc_bankruptcy@state.de.us
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("Hunter")	Sullivan Hazeltine Allinson LLC	William A. Hazeltine, Esq.	whazeltine@sha-llc.com
Equity Holders	The Dugaboy Investment Trust		gscott@myersbigel.com
	The Mark and Pamela Okada		
Equity Holders	Family Trust - Exempt Trust #1		mokadadallas@gmail.com
	The Mark and Pamela Okada		
Equity Holders	Family Trust - Exempt Trust #2		mokadadallas@gmail.com
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United States Attorney General	United States Attorney General	U.S. Department of Justice	askdoj@usdoj.gov
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Counsel for NexPoint Real Estate Partners,		Brant C. Martin, Jason M. Rudd,	jason.rudd@wickphillips.com;
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Case 22-03052-sgj Doc 21 Filed 05/27/22	Entered 05/27/22 15:12:46	Page 284 of 637
Case 19-34054-sgj11 Doc 2747 Filed 08/19/	21 Entered 08/19/21 16:03:1	5 Page 6 of 175
EXH	IBIT B	

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 7 of 175

Exhibit BCore/2002 Service List Served via First Class Mail

Description	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
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Counsel for NexBank	Alston & Bird LLP	Jonathan T. Edwards	One Atlantic Center	1201 West Peachtree Street	<u> </u>	Atlanta	GA	30309
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Bank	BBVA	Michael Doran	8080 North Central Expressway	Suite 1500		Dallas	×	75206
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Counsel to James Dondero	Bonds Ellis Eppich Schafer Jones LLP	John Y. Bonds, III, Bryan C. Assink	420 Throckmorton Street, Suite 1000		Ш		TX	76102
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Counsel to Patrick Daugherty ("Mr. Daugherty")	Cross & Simon LLC	Michael L. Vild, Esquire	1105 N. Market Street, Suite 901		>	Wilmington	出	19801
Counsel for BH Equities, L.L.C.	Dentons US LLP	Casey Doherty	1221 McKinney Street, Suite 1900 1221 Avenue of the Americas		1 2	Houston New York	ΧŽ	77010
Counsel to Jefferies LLC	Dentons US LLP	Patrick C. Maxcy, Esq.	233 South Wacker Drive	Suite 5900	. 0			60606-6361
Counsel to Acis Capital Management, LP and Acis Capital Management GP, LLC ("Creditors") and Joshua N. Terry and Jennifer G. Terry	Forshey & Prostok LLP	Jeff P. Prostok, J. Robert Forshey, Suzanne K. Rosen	777 Main Street, Suite 1550		L	Fort Worth	¥	76102
Secured Creditor	Frontier State Bank	Attn: Steve Elliot	5100 South I-35 Service Road		0	Oklahoma City OK		73129

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 8 of 175

Exhibit BCore/2002 Service List Served via First Class Mail

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Counsel to Alvarez & Marsal CRF Management LLC as Investment Manager of the Highland Crusader							
Funds Counsel for the Dugaboy Investment Trust and Get Good Trust	Gibson, Dunn & Crutcher LLP Heller Draper & Horn L.I. C.	Matthew G. Bouslog, Esq. Douglas S. Draper, Leslie A. Collins, Greta M. Brouphy	3161 Michelson Drive 650 Poydras Street, Suite 2500		Irvine New Orleans	5 ⊴	92612
Equity Holders	Hunter Mountain Investment Trust			87 Railroad Place Ste 403	Saratoga Springs		12866
IRS	Internal Revenue Service		31 Hopkins Plz Rm 1150		Baltimore	MD	21201
IRS	Internal Revenue Service	Centralized Insolvency Operation	PO Box 7346		Philadelphia	PA	19101-7346
Counsel to Crescent TC Investors, L.P.	Jackson Walker L.L.P.	Michael S. Held	2323 Ross Avenue, Suite 600		Dallas	XT	75201
Secured Creditor	Jefferies LLC	Director of Compliance	520 Madison Avenue, 16th Floor	Re Prime Brokerage Services	New York	ž	10022
Secured Creditor	Jefferies LLC	Office of the General Counsel	520 Madison Avenue, 16th Floor	Re Prime Brokerage Services	New York	γ	10022
Counsel to the Redeemer Committee of the Highland Crusader Fund	Jenner & Block LLP	Marc B. Hankin, Richard Levin 919 Third Avenue			New York	ž	10022-3908
Counsel for CCS Medical, Inc.	Jones Day	Amanda Rush	2727 N. Harwood Street		Dallas	X	75201
Counsel to the Issuers (group of 25 separate Cayman issuers of Ioan)	Jones Walker LLP	Joseph E. Bain, Amy K. Anderson	811 Main Street, Suite 2900		Houston	¥	77002
Counsel for Highland Capital Management Fund Advisors, L.P., NexPoint Advisors, L.P., et al	K&L Gates LLP	Artoush Varshosaz	1717 Main Street, Suite 2800		Dallas	X	75201
Counsel for Highland Capital Management Fund Advisors, L.P., NexPoint Advisors, L.P., et al	K&L Gates LLP	James A. Wright III	1 Lincoln Street		Boston	ΑĀ	02110
Counsel for Highland Capital Management Fund Advisors, L.P., NexPoint Advisors, L.P., et al	K&L Gates LLP	Stephen G. Topetzes	1601 K Street, NW		Washington	2	20006-1600
Counsel to CLO Holdco, Ltd.	Kane Russell Coleman Logan PC	John J. Kane	901 Main Street, Suite 5200		Dallas	XT	75242-1699
Secured Creditor	KeyBank National Association	as Administrative Agent	225 Franklin Street, 18th Floor		Boston	MA	02110
Secured Creditor	KeyBank National Association	as Agent	127 Public Square		Cleveland	공	44114
Counsel for Highland CLO Funding Ltd.	King & Spalding LLP	Paul R. Bessette	500 West 2nd St., Suite 1800		Austin		78701-4684
Counsel to BET Investments II, L.P.	Kurtzman Steady, LLC		401 S. 2nd Street, Suite 200		Philadelphia	PA	19147
Counsel to UBS Securities LLC and UBS AG London Branch ("UBS")	Latham & Watkins LLP	Andrew Clubok, Sarah Tomkowiak	555 Eleventh Street, NW, Suite 1000		Washington	20	20004

Page 2 of 5

Exhibit BCore/2002 Service List
Served via First Class Mail

Description	CreditorName	CreditorNoticeName	Address1	Address?	Address3	City	State	Zin
Counsel to UBS Securities LLC and	0 + 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Asif Attarwala, Kathryn K.	330 N. Wabash Avenue, Ste.			o cid		80844
Counsel to UBS Securities LLC and UBS AG London Branch ("UBS")	Latham & Watkins LLP	Jeffrey E. Bjork, Kimberly A. Posin	355 South Grand Avenue, Ste. 100			Los Angeles	4	90071
Counsel to UBS Securities LLC and UBS AG London Branch ("UBS")	Latham & Watkins LLP	Zachary F. Proulx	1271 Avenue of the Americas			New York	¥	10020
Counsel to Coleman County TAD, Kaufman County, Upshur County, Fannin CAD, Tarrant County, Grayson County, Allen ISD, Dallas County, Irving ISD, and Rockwall CAD		Elizabeth Weller, Laurie A. Spindler	2777 N. Stemmons Freeway	Suite 1000		Dallas	×	75207
Loewinsohr Counsel for Jack Yang and Brad Borud Simon LLP	Loewinsohn Flegle Deary Simon LLP	Daniel P. Winikka	12377 Merit Drive, Suite 900			Dallas	X	75251
Creditor	Lynn Pinker Cox & Hurst, L.L.P.	Michael K. Hurst, Esq.	2100 Ross Avenue, Ste 2700			Dallas	¥	75201
Equity Holders	Mark K. Okada		300 Crescent Court	Suite 700		Dallas	X	75201
Counsel to the Redeemer Committee of the Highland Crusader Fund	Morris, Nichols, Arsht & Tunnell LLP	Curtis S. Miller, Kevin M. Coen	1201 North Market Street, Suite 1600			Wilmington	DE	19801
Counsel to Meta-e Discovery, LLC	Morrison Cohen LLP	Joseph T. Moldovan, Esq. & Sally Siconolfi, Esq.	909 Third Avenue			New York	ž	10022
Bank	NexBank	John Danilowicz	2515 McKinney Ave	Ste 1100		Dallas	XX	75201
Counsel to California Public Employees' Retirement System ("CalPERS")	Nixon Peabody LLP	Louis J. Cisz, III, Esq.	One Embarcadero Center, 32nd Floor			San Francisco	CA	94111
SEC Headquarters	Office of General Counsel	Securities & Exchange Commission	100 F St NE			Washington	DC	20554
Texas Attorney General	Office of the Attorney General	Ken Paxton	300 W. 15th Street			Austin	¥	78701
Attorney General of the United States	Office of the Attorney General		Main Justice Building, Room 5111	10th & Constitution Avenue, N.W.		Washington	DC	20530
US Attorneys Office for Northern District of TX	Office of the United States Attorney	Erin Nealy Cox, Esq	1100 Commerce Street, 3rd Floor			Dallas	XT	75202
US Trustee for District of DE	Office of the United States Trustee	Linda Casey	844 King St Ste 2207	Lockbox 35		Wilmington	吕	19801
US Trustee for Northern District of TX	Office of the United States Trustee	Lisa L. Lambert, Esq	1100 Commerce Street, Room Earle Cabell Federal 976 Building	Earle Cabell Federal Building		Dallas	¥	75242
US Trustee for District of DE	Office of the United States Trustee Delaware	Jane M. Leamy	J. Caleb Boggs Federal Building	844 King St Ste 2207	Lockbox 35	Wilmington	吕	19801
Pension Benefit Guaranty Corporation ("PBGC")		Michael I. Baird	Office of the General Counsel	1200 K Street, N.W.		Washington	20	20005-4026
Counsel to City of Garland, Garland ISD, Wylie ISD, Plano ISD	Perdue, Brandon, Fielder, Collins & Mott, L.L.P.	Linda D. Reece	1919 S. Shiloh Rd., Suite 310			Garland	XX	75042
Delaware counsel to Alvarez & Marsal CRF Management LLC	Potter Anderson & Corroon LLP	Jeremy W. Ryan, Esq., R. Stephen McNeill, Esq. & D. Ryan Slaugh, Esq.	1313 North Market Street, 6th Floor			Wilmington	DE	19801
Secured Creditor	Prime Brokerage Services	Jefferies LLC	520 Madison Avenue			New York	Λ	10022
Counsel to UBS Securities LLC and UBS AG London Branch ("UBS")	Richards, Layton & Finger PA	Michael J. Merchant, Sarah E. Silveira	One Rodney Square	920 North King Street		Wilmington	吕	19801

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Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 10 of 175

Exhibit BCore/2002 Service List
Served via First Class Mail

Description	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
	Rochelle McCullough, LLP	E. P. Keiffer	325 North St. Paul Street, Suite 4500			Dallas	×	75201
Counsel for Scott Ellington, Thomas Surgent, Frank Waterhouse, and Issac Leventon (the "Senior Employees") and CPCM, LLC	Ross & Smith, PC	Judith W. Ross, Frances A. Smith, Eric Soderlund	700 North Pearl Street, Suite 1610			Dallas	×	75201
Counsel to the Intertrust Entities and the Issuers (group of 25 separate Cayman issuers of Ioan)	Schulte Roth & Zabel LLP	David J. Karp, James V. Williams III	919 Third Avenue			New York	Σ	10022
SEC Regional Office	Securities & Exchange Commission	Richard Best, Regional Director	New York Regional Office	Brookfield Place, Suite 400	200 Vesey Street	New York	ž	10281
SEC Regional Office	Securities & Exchange Commission	Sharon Binger, Regional Director	Philadelphia Regional Office	One Penn Center, Suite 520	1617 JFK Boulevard	Philadelphia	PA	19103
Counsel to Official Committee of Unsecured Creditors	Sidley Austin LLP	Matthew Clemente, Alyssa Russell, Elliot A. Bromagen	One South Dearborn Street			Chicago	_	60603
Counsel to Official Committee of Unsecured Creditors	Sidley Austin LLP	Penny P. Reid, Paige Holden Montgomery, Charles M. Person, Juliana Hoffman	2021 McKinney Avenue Suite 2000			Dallas	×	75201
Counsel to Patrick Daugherty	Spencer Fane LLP	Jason P. Kathman	5700 Granite Parkway, Suite 650			Plano	×	75024
TX Comptroller of Public Accounts	State Comptroller of Public Accounts	Revenue Accounting Division- Bankruptcy Section	PO Box 13258			Austin	XT	78711
DE Secretary of State	State of Delaware	Division of Corporations - Franchise Tax	401 Federal Street	PO Box 898		Dover	DE	19903
Equity Holders	Strand Advisors, Inc.		300 Crescent Court	Suite 700		Dallas	×	75201
Counsel to the Hunter Mountain Trust ("Hunter")	Sullivan Hazeltine Allinson LLC William A. Hazeltine, Esq.	William A. Hazeltine, Esq.	919 North Market Street, Suite 420			Wilmington	DE	19801
TX AG Office	Texas Attorney Generals Office	Bankruptcy-Collections Division	PO Box 12548			Austin	×	78711-2548
Equity Holders	The Dugaboy Investment Trust		300 Crescent Court	Suite 700		Dallas	×	75201
Equity Holders	The Mark and Pamela Okada Family Trust - Exempt Trust #1		300 Crescent Court	Suite 700		Dallas	×	75201
Equity Holders	The Mark and Pamela Okada Family Trust - Exempt Trust #2		300 Crescent Court	Suite 700		Dallas	X	75201
Counsel to the United States Internal Revenue Service	U.S. Department of Justice, Tax Division	David G. Adams	717 N. Harwood St., Suite 400			Dallas	X	75201
United States Attorney General	United States Attorney General U.S. Department of Justice	U.S. Department of Justice	William Barr, Esquire	950 Pennsylvania Avenue, NW	Room 4400	Washington	DC	20530-0001
United States Bankruptcy Court	United States Bankruptcy Court	Honorable Stacey G. Jernigan	Northern District of Texas - Dallas Division	Earle Cabell Federal Building	1100 Commerce St., Rm. 1254	Dallas	×	75242-1496
U.S. Department of the Treasury	US Department of the Treasury	Office of General Counsel	1500 Pennsylvania Avenue, NW			Washington	DC	20220
Counsel for NexPoint Real Estate Partners, LLC F/K/A HCRE Partners, LLC	Wick Phillips Gould & Martin, LLP	Brant C. Martin, Jason M. Rudd, Lauren K. Drawhorn	3131 McKinney Avenue, Suite 500			Dallas	×	75204

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 11 of 175

Exhibit BCore/2002 Service List
Served via First Class Mail

Description	CreditorName	CreditorNoticeName	Address1 Address2	ess2	Address3	City	State	Zip
Counsel to Acis Capital Management								
GP LLC and Acis Capital		Rakhee V. Patel, Phillip	2728 N. Harwood Street, Suite					
Management, L.P. (collectively, "Acis") Winstead PC	Winstead PC	Lamberson	200			Dallas	×	75201
Counsel for Jean Paul Sevilla and								
Hunter Covitz (the "Employees")	Winston & Strawn LLP	Attn: David Neier	200 Park Avenue			New York	ž	10166-4193
Counsel for Jean Paul Sevilla and								
Hunter Covitz (the "Employees")	Winston & Strawn LLP	Attn: Katherine A. Preston	800 Capitol Street, Suite 2400			Houston	X	77002
Counsel for Jean Paul Sevilla and		Attn: Thomas M. Melsheimer;						
Hunter Covitz (the "Employees")	Winston & Strawn LLP	Natalie L. Arbaugh	2121 N. Pearl Street, Suite 900			Dallas	×	75201
			Carvel State Office	Office				
Delaware Division of Revenue	Zillah A. Frampton	Bankruptcy Administrator	Delaware Division of Revenue Building, 8th Floor		820 N. French Street Wilmington DE 19801	Wilmington	DE	19801

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Case 19-34054-sgj11 Doc 2747 Filed 08/19/2	21 Entered 08/19/21 16:03:	15 Page 12 of 175
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Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 13 of 175

CreditorName	CreditorNoticeName	Address1	Address2 Address3	City	State	Zip Country
13D Global Strategy and Research		491 N Main Street		Ketchum	QI	83340-0000
			109 BOULDER VIEW		!	
13D RESEARCH, INC		PO BOX 2087	LANE	Ketchum	Ω ;	83340
13D RESEARCH, INC		6115 Estate Smith Bay	Box 2/Suite 333	St. Thomas	N i	00802-1304
1564 Entertainment, LLC		391 E. Las Colinas Blvd.	#130-428	Irving	×	75039
1st AMERICAN FIRE		PO BOX 2123		Mansfield	×	76063-2123
1st Partners & Co		PO Box 141629		Dallas	X X	75222
2011 PCDC Teachers Cup		25 Highland Park Village	#100-188	Dallas	X	75205
2-10 HOME BUYERS		10375 E HARVARD AVE		Denver	8	80231
2905 Maple LLC		2905 Maple Avenue		Dallas	X	75201
299 Credit Finance Holdings						
LLC		875 Third Avenue	10th Floor	New York	N	10022
300 Inc.		3805 Beltline Rd		Addison	X	75001
4CAST Inc		420 Lexington Avenue, Suite 2147		New York	×	10170
4th Bin, Inc.		703 3rd Avenue	6th Floor	New York	Σ	10017
A. Dean Jenkins		Address on File				
A.S.A.P. Advisor Services		5000 Olde Towne Parkway	Suite 100	Marietta	GA	30068
AA GMT		4700 AMERICAN BLVD MD1000		Ft. Worth	×	76155
Aaron, Philip B.		Address on File				
ABALON BUSINESS		60 E 43ND ST		Now York	>2	10167
Abayarathna. Sahan		Address on File				
Abbit Stonecypher		Address on File				
Aberdeen Loan Funding, Ltd.	c/o Walkers SPV Limited	Walker House 87 Mary Street	George Town	Grand Cayman		Cayman KY1-9002 Islands
Aberdeen Loan Funding. Ltd.		190 Elain Avenue	George Town	Grand Cavman		Cayman KY1-9005 Islands
Aberdeen Loan Funding 1 td	Aberdeen Loan Funding 1 td					
and State Street Bank and Trust Company	c/o Walkers SPV Limited, Walker House	87 Mary Street	George Town	Grand Cayman	₹	Cayman 1-9902 Islands
Aberdeen Loan Funding, Ltd. and State Street Bank and	State Street Bank and Trust	70 277 277 000	MA.:1 C 400	3 2 7 2 2	< ***	0.7
Ableco II C	Collipany	200 Clarellacii St	Flor 21.23	New York	\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \	10171
Ablon and Co., PLLC		10000 N. Central Expy #1400		Dallas	X	75231
ABM		PO Box 419860		Boston	MA	02241-9860
ABM Janitorial Services		P.O. Box 951864		Dallas	X	75395
ABM Texas General Services, Inc.		2020 Westridge Drive		Irving	XX	75038-0000
About Faces Entertainment, LLC		5092 Dorsey Hall Drive	Suite 202	Ellicott City	MD	21042
Above Net Communications		PO Box 79006		City of Industry	Ą	91716-9006
Abraham Rondina		Address on File		(2000)	5	

Page 1 of 15

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 14 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
Abrams & Bayliss LLP	John M. Seaman	20 Montchanin Road, Suite 200			Wilmington	DE	19807
Abrams Mediation		7616 Burns Run Suite 180			Dallas	X	75248
Abrams Mediation		4901 LBJ Fwy	#150		Dallas	X	75244-6179
Absolute Entertainment		1517 Prudential Drive			Dallas	TX	75235
ACA Compliance Group		8403 Colesville Road	Suite 870		Silver Spring	MD	20910
Academy Engraving Inc		271 Madison Avenue	Suite 207		New York	×	10016
Accessibility Today		PO Box 1757			Roanoke	X	76262
Accountant General	Appleby Services (Bermuda) Ltd.	PO Box HM 1179			Hamilton		HM EX BERMUDA
		ervices L					
Accountant General	ATTN Lorna Phillips	Place			Hamilton		HM 10 BERMUDA
ACCOUNTEMPS		PO Box 743295			Los Angeles	CA	90074-3295
ACCOUNTEMPS		FILE 73484	PO BOX 60000		San Francisco	CA	94160-3484
Accuity Inc. dba NRS		PO Box 7247-8077			Philadelphia	PA	19170-8077
Acis Capital Management L.P. and Acis Capital Management GP, LLC, et al		3110 Webb Ave., Suite 203			Dallas	X	75205
Acis Capital Management L.P. and Acis Capital Management GP, LLC, et al	Attn Annmarie Chiarello, Rakhee V. Patel	c/o Winstead PC	500 Winstead Building	2728 N. Harwood Street	Dallas	×	75201
Acis Capital Management L.P. and Acis Capital Management GP, LLC, et al	Brian P. Shaw	Rogge Dunn Group PC	500 N. Akard St. Suite 1900		Dallas	¥	75201
Acis Capital Management L.P. and Acis Capital Management GP, LLC, et al	James T. Bently	Schulte Roth & Zabel LLP	919 Third Avenue		New York	λ	10022
Acis Capital Management L.P. and Acis Capital Management GP 11 C. et al.	Joseph E. Bain	Jones Walker LLP	811 Main St. Suite 2900		Houston	×	77002
Ackerman McQueen Inc.		1601 Northwest Expressway	Suite 1100		Oklahoma City	ÖK	73118
ACMLP Claim, LLC		4514 Cole Ave., Suite 600			Dallas	í ×	75205
Action Fire Pros		3709 S IH 35			Waxahachie	X	75165
Action Shred of Texas		2835 Congressman Lane			Dallas	¥	75220
Action Shred of Texas		1420 S. Barry Ave			Dallas	X	75223
Act-On Software, Inc.		121 SW Morrison STreet, Ste 1600			Portland	OR	97204
Ada Hsieh		Address on File					
ADAM DYBALA		Address on File					
Adam Energy Forum		PO Box 802511			Dallas	X	75380-2511
ADAM FALCON		Address on File					
Adam Hanson		Address on File					
Adam Kneller		Address on File					
Adam Ostermiller		Address on File					
ADAM PETERSON		Address on File					
Adam-Permian Energy Network		1439 Wakefield Dr.			Houston	×	77018
Solit Mydy	Attacks Toolog	3500 One Williams Center, MD	0		Collina	Š	74472 0436
ADAM-1 ulsa	Attn Mellssa Turgeon	7900			l Ulsa	5	74172-0133

Page 2 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 15 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2 Address3	s3 City	State	Zip	Country
							United
Addleshaw Goddard LLP		Sovereign House, PO Box 8	Sovereign Street Leeds	West Yorkshire		ğ	Kingdom
Adeo Internet Marketing Inc.		2501 East Charleston Rd		Island Pond	5		
Adesso Process Service		PO BOX 12621		Albany	×	12212	
Adeyemi Ogunkoya		Address on File					
ADISA		10401 North Meridian Street	Suite 202	Indianapolis	Z	46290	
AdMaster Compliance		1101 Arrow Point Drive	Suite 301	Cedar Park	X	78613	
ADMIN .U.C.	State of Connecticut	Department of Labor	Employment Security Division	Hartford	CT	06104-2940	
Admiral Communications		4505 Excel Pkwy, Ste 300		Addison	×	75001	
ADP		2735 Stemmons Fwv		Dallas	X	75207	
ADP		PO BOX 78415		Phoenix	AZ	85062-8415	
ADP		PO Box 31001-1568		Pasadena	CA	91110-1568	
ADSUAR MUNIZ GOYCO SEDA & PEREZ-OCHOA		PO BOX 70294		San Juan	PR	00936-8294	
ADT SECURITY SERVICES, INC	ATTN M MALDONADO	335 W 16th ST		New York	Ž	10011	
ADT SECURITY SERVICES,		DO BOX 371956		de tion	V Q	15250 7056	
Advanced Business Group		0000		I G D C SNI L	<u> </u>	0000	
Inc.		520 Eighth Ave, 15th Flr		New York	ž	10018	
Advanced Discovery, Inc.		13915 N Mopac Expy	Suite 400	Austin	ĭ	78728	
Advanced Discovery, Inc.		PO Box 102242		Atlanta	GA	30368-2242	
Advanced Discovery, Inc.		PO Box 3173		Wichita	KS	67201-3173	
Advantage Data Inc.		PO Box 961210		Boston	MA	02196-1210	
Advent Software Inc	Attn Bill Hall	600 Townsend St., Suite 4000		San Francisco	8	94103	
Advent Software, Inc.		PO BOX 823374		Philadelphia	PA	19182-3374	
Advent Software Inc.		Three Lincoln Centre	5430 LBJ Freeway Ste	Dallas	×	75240-0000	
Advent Software, Inc.		Dept 33096 PO Box 39000		San Francisco	CA	94139-3096	
ADVENTURE PHOTO TOURS, INC.		3111 S VALLEY VIEW BLVD	X-106	as Vegas	2	89102	
ADVISOR CONSULTANT				-			
NEL WORK INC		600 SUPERIOR AVE	SUITE 1300	Cleveland	E À	44114	
Advisor Group, Inc.		PO Box 9/8516		Dallas	×	01.087-78507	
Advisory Group Equity Services, Ltd.		444 Washington Street	Suite 407	Woburn	MA	01801	
Advocates Professional		000 000 000 000 000 000 000 000 000 00			2	0 1 1 1	
AFRIAL FOCUS		4885 AI PHA RD	STE 155	Dallas	ž	75244-4633	
AeroIndustry John Inc		PO Box 215		Oxford	MF	04270	
Aetna	AETNA-MIDDLETOWN	PO BOX 88863		Chicado	!	60695-1863	
Aetna	Attn Lockbox No 804735	350 East Devon Avenue		Itasca	_	60143	
Aetna		10275 W. Higgins Rd	Suite 500	Rosemont	_	60018	
Aetna		PO Box 804735		Chicado	_	60680-4108	
Aetna		PO Box 88860		Chicago	_	60695-1860	
Aetna-COBRA		COBRA/Special Plans	PO Box 13050	Secancus	N	07188-0050	
Aetna-FSA Payment Remittance	Aetna-Middletown	PO Box 13504		Newark	Z	07188-0504	
			-	-	_	-	

Page 3 of 15

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 16 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Afshan Mohammed		Address on File					i	
Agio, LLC		201 David L Boren Blvd	Ste 250		Norman	QK	73072	
Agren Blando Court Reporting								
Video Inc.		216 16th Street	Suite 650		Denver	00	80202	
Aguilar Movers, Inc.		1206 Edwards Circle			Dallas	X	75224	
AHLUWALIA, SANJIV		Address on File						
Al Insight		P.O. Box 639250			Cincinnati	H	45263-9250	
AICPA		PO BOX 10069			Newark	N	07101-3069	
AICPA		Multiple Member Payment	PO Box 2219		Jersey City	N	07303-2219	
AIG Advisor Group, Inc.		PO Box 978516			Dallas	X	75397-8516	
AIMSE		12100 Sunset Hills Road	Suite 130		Reston	۸۸	20190	
Aimware, Inc	ATTN Joyce Welsh	16 Olde Taverne Lane			Amesbury	MA	01913	
AIQ, Inc.		270 Rutherford Blvd	2nd Floor		Clifton	2	07014	
AIQ, Inc.		1500 Broadway	Suite 2900		New York	×	10036	
Air Graffiti Dallas		4901 Harbor Ct			Flower Mound	×	75022	
AIRBAND COMMINICATIONS INC		75 Remittance Drive	Sprints 6566		Chicago	=	60675_6566	
Aire Dynamics		2305 E BEI TI INE DO	STE 100		Carrollton	<u> </u>	75006	
Aire Dynamics		305 F Beltline Rd Ste 190	200		Carrollton	<u> </u>	75006	
						3		
Aire Dynamics		3250 WEST STORY RD #102			Irving	X	75038	
AirWatch, LLC		931 Monroe Drive NE	Ste 102-303		Atlanta	GA	30308	
AirWatch, LLC		PO Box 742332			Atlanta	GA	30374-2332	
Akerman Senterfitt & Edison,								
РА		P.O. Box 4906			Orlando	F	32802	
AKF Reporters, Inc.		436 Blvd of the Allies			Pittsburgh	PA	15219-1314	
Akin, Gump, Strauss, Hauer &		1333 New Hamachire Ave NW			W/achinaton	C	20036	
Aldie Otton Officer 1 learn 8		1909 New Hallipallie Ave, IN	•		vvasilligion	3	20002	
Akin, Gump, Strauss, Hauer &		DEPT 7247-6827			Philadelphia	Δd	19170-6827	
Akin Gumb Strauge House 8					2		17000	
Akin, Gump, Strauss, Hauer & Feld LLP		Dept 7247-6838			Philadelphia	B	19170-6838	
Akin, Gump, Strauss, Hauer &						:		
Feld LLP		Dept. 2909			Carol Stream	_	60132-2909	
Akin, Gump, Strauss, Hauer &					=	À	7	
Feld LLP		2300 N Field St Ste 1800			Dallas	×	75201-2481	
Alabama Department of Reventie	Individual and Corporate Tax Division	Comorate Income Tax Section	PO Box 327435		Montgomery	١٥	36132-7435	
Alabama Power Service			_		Company	į		
Organization	c/o Katrina Haynes	PO Box 1209			Eufaula	AL	36072	
Alabama Sheriffs Youth								
Ranches		200 Crescent Ct Ste 1900			Dallas	X	75201	
Alan Adams		Address on File						
ALAN WELCH		Address on File						
		0			:			United
Albion Computer Services		49 Berkely Square	0000		London	À	¥	Kingdom
A-Legal		1201 EIM Street	Sulte 2500		Dallas	<u> </u>	15270	
Alejandro vargas		Address on rile						
Alex hariji		Address on rile						
		2						

Page 4 of 15

Address on File	CreditorName	CreditorNoticeName	Address1 Address2	Address3	Citv	State	Zip	Country
Address on File	exanders Mobility Services				Garland	Χ̈́	75042-7751	
Address on File	EXIS ZHOU		Address on File					
Address on File	FERMANN, NICHOLAS		Address on File					
5790 Fayetteville Rd. 3835 E. Thousand Oaks Blvd	ICE WANG		Address on File					
3835 E. Thousand Oaks Blvd	American Entertainment				Durham		27713	
7901 WHISPERING WOODS LN. Address on File PO BOX 670634 PO BOX 670649 Accts Receivable Dept. PO BOX 670649 Accts Receivable Dept. PO BOX 57054 PO BOX 57054 Address on File PO Box 37176 PO Box 37176 PO Box 37176 PO Box 37176 PO Box 5274 1130 Sherbrooke Street PO Box 5274 1130 Sherbrooke Street PO Box 5274 1131 Shorth Address on File Floor West 2029 Century Park East, Suite 2060 Address on File Address on File 18 Taplia Street Address on File Address on File 16 Table Street Address on File	Star Group, Inc				Westlake Village	CA	91362	
Address on File PO Box 50 PO Box 60 PO Box 60 PO Box 37176 PO Box 37176 Address on File Address on File Floor West Too Address on File			7901 WHISPERING WOODS			Ì	, ()	
Address on File Address on File Elizabeth Weller C/o Laurie A. Spindler, Elizabeth Weller Sampson, LLP Address on File PO Box 500 PO Box 3716 BO Box 37176 Address on File PO Box 37176 Address on File PO Box 37176 Address on File Address on File Floor West C029 Century Park East, Suite C060 C060 C060 C060 C060 C060 C060 C06	an Hiffman		Address on File		N. Kichiand Hills	<u><</u>	13240	
Attn Elizabeth Weller c/o Laurie A. Spindler, Elizabeth Weller Address on File PO Box 670534 3500 OAK LAWN AVE PO Box 670649 Address on File 1130 Sherbrooke St West PH1 1130 Sherbrooke St West PH1 1130 Sherbrooke St West PH1 11342 HI 35 North Address on File 1060 Address on File Address on File Address on File 1611B Tantor Rd Address on File	LAN PAPWORTH		Address on File					
c/o Laurie A. Spindler, Elizabeth Weller Sampson, LLP Address on File PO Box 670634 3500 OAK LAWN AVE PO Box 670649 PO Box		n Elizabeth Weller			Dallas	X	75207	
Address on File		Laurie A. Spindler,			:			
Address on File		zabeth Weller			Dallas	X	75207	
Address on File	LEN KIM		Address on File					
Address on File GPO Box 670534 S00 OAK LAWN AVE PO Box 676649 Acts Receivable Dept. PO Box 2255 c/o Frederik Michel PO Box 187 S127 HWY 138 8201 Greensboro Drive PO Box 37176 1130 Sherbrooke St West PH1 1201 W. Peachtree Street PO Box 5774 11342 Hi 35 North dba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File	LEN, MICAELA S.		Address on File					
GPO Box 670534	LEN, TARA		Address on File					
PO Box 670534 3500 OAK LAWN AVE PO BOX 676649 PO BOX 676649 PO BOX 2325 c/o Frederik Michel Address on File PO Box 187 3727 HWY 138 8201 Greensboro Drive PO Box 37176 1130 Sherbrooke St West PH1 1201 W. Peachtree Street PO Box 5274 11342 HI 35 North dba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File	ens Arthur Robinson		GPO Box 50		Sydney	NSM	02001	AUSTRALIA
3500 OAK LAWN AVE	iance Legal Staffing		PO Box 670534		Dallas	XL	75367	
PO BOX 676649	LIANCE REPORTING LLC				Dallas	X	75219	
Accts Receivable Dept. PO Box 2325 c/o Frederik Michel PO Box 187 BO Box 187 3727 HWY 138 8201 Greensboro Drive PO Box 37176 1130 Sherbrooke St West PH1 1201 W. Peachtree Street PO Box 5274 11342 HI 35 North dba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File 1611B Tantor Rd Address on File	ied Capital Partners		PO BOX 676649		Dallas	XL	75267-6649	
C/O Frederik Michel PO Box 187		sts Receivable Dept.	PO Box 2325		Fort Worth	X	76113-2325	
PO Box 187		Frederik Michel	Address on File					
3727 HWY 138 8201 Greensboro Drive PO Box 37176 1130 Sherbrooke St West PH1 1201 W. Peachtree Street PO Box 5274 11342 HI 35 North dba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 4040ress on File 18 Tapia Street Address on File 1611B Tantor Rd Address on File	ison Taylor		PO Box 187		Dingmans Ferry	PA	18328	
3727 HWY 138 8201 Greensboro Drive PO Box 37176 1130 Sherbrooke St West PH1 1201 W. Peachtree Street PO Box 5274 11342 HI 35 North 11342 HI 35 North Coba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File 1611B Tantor Rd Address on File	PHA ELECTRICAL				:			
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PO Box 37176 1130 Sherbrooke St West PH1 1201 W. Peachtree Street PO Box 5274 11342 Hi 35 North dba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File 1611B Tantor Rd Address on File	ohaLit				McLean	ΛA	22102	
1130 Sherbrooke St West PH1 1201 W. Peachtree Street PO Box 5274 11342 Hi 35 North dba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File 1611B Tantor Rd Address on File	ohasense, Inc.		PO Box 37176		San Francisco	CA	94137-0176	
1201 W. Peachtree Street PO Box 5274 11342 HI 35 North dba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File 1611B Tantor Rd Address on File	oine Macro		1130 Sherbrooke St West PH1		Montreal	oc	H3A2M8	Canada
PO Box 5274 11342 HI 35 North dba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File 1611B Tantor Rd Address on File	ston & Bird LLP		1201 W. Peachtree Street		Atlanta	GA	24	
PO Box 5274 11342 HI 35 North dba nFront Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File 1611B Tantor Rd	ernative Asset Investment							
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ces dea n Front Security 555 Thirteenth Street NW, 5th Floor West 2029 Century Park East, Suite 2060 2029 Century Park East, Suite 2060 Address on File 18 Tapia Street Address on File 1611B Tantor Rd Address on File	ex Electronics, Ltd.				San Antonio	X	78233	
555 Thirteenth Floor West 2029 Century F 2060 2029 Century F 2060 Address on File 1611B Tantor F Address on File Address on File	us Network Solutions, Inc.				Alpharetta	GA	30004-2921	
Floor West 2029 Century F 2029 Century F 2060 2029 Century F 2060 Address on File 18 Tapia Street Address on File 1611B Tantor F Address on File Address on File	varez & Marsal Global		555 Thirteenth Street NW, 5th					
2029 Century F 2060 2029 Century F 2060 Address on File 18 Tapia Street Address on File 16/18 Tantor F Address on File Address on File Address on File	rensic and Dispute Services				Washington	DC	20004	
	varez & Marsal North		Century F					
	nerica, LLC		2060		Los Angeles	CA	29006	
	varez and Marsal CRF		2029 Century Park East, Suite 2060		Los Angeles	C A	29006	
	VAREZ, ADRIANA		Address on File		0			
	varo Idoate Photographer		18 Tapia Street		San Juan	PR	00911	
	varo Magalhaes		Address on File					
	/ Linen Rental		1611B Tantor Rd		Dallas	TX	75229	
	nanda Coussens		Address on File					
. (::			Address on File					
Amazon Web Services, Inc. Attn AWS Legal 410 Terry Avenue North		אא ר AWS Legal	410 Terry Avenue North		Seattle	WA	98109-5210	

age 5 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 18 of 175

Maritename Building PO Box 917802 PO Box	CreditorName	CreditorNoticeName	Address1	Address2 Address3	City	State	Zip	Country
Sydrey Sydrey SERING ST Sydrey NBW 02000	AMB Janitorial Services	American Building Maintenance	PO Box 97292			¥	75397	
STE 1202 LEVEL 12 SPRING ST SYONEY NSW C02000	Ambassador Funds Management Services		Level 8. 3 Spring St		Svdnev	N8N	02000	AUSTRALIA
The control of the	Ambassador Funds Management Services		STE 1202. LEVEL 12	3 SPRING ST	SYDNEY	MSN	02000	AUSTRALIA
13731 Collections Centre Drive 13732 Centre Drive 13733 Centre Drive Drive 13733 Centre Drive	Amber Electrical Contractors		2251 Century Center Blvd		Irving	×	75062	
13731 Collections Carter Drive Por Box 6156 Granter Drive D	Ambridge Partners LLC		Due Diligence Services	520 Eighth Ave, 25th Floor	New York	N	10018	
ATTIN Kathleen Cantrell 1750 Two Calients Blood MD 4106 Few Worth TX 761550000	AMC Theaters		13731 Collections Center Drive		Chicago		60693	
ATTN Kathleen Cantel	American Airlines		4255 Amon Carter Blvd	MD 4106	Fort Worth	X	76155	
ATTIN Kathleen Cantrell 1750 Two Galleria Tower 13455 Noel Road 13455 Noel R	American Airlines, Inc.		PO Box 619616 MD4106		Ft Worth	×	76155-0000	
ATTN Kathleen Cantrell 1750 Two Galleria Tower 13455 Noel Road 13455 Noel Ro	AMERICAN APPRAISAL CANADA, INC		310 FRONT ST WEST Suite 710		TORONTO	NO	M5V 3B5	CANADA
120 Broadway, 21st Floor	American Arbitration Association	ATTN Kathleen Cantrell	1750 Two Galleria Tower	13455 Noel Road	Dallas	¥	75240	
13455 Noel Road, Suite 777	American Arbitration Association		120 Broadway. 21st Floor		New York	λ	10271	
Attention Patrick J. Gentlie 560 Sylvan Avenue FO Box 1931 TN	American Arbitration Association		Lackey Hershman, LLP	3102 Oak Lawn Avenue, Suite 777	Dallas	X	75219	
Attention Patrick J. Gentile 560 Sylvan Avenue Foglewood Cliffs NJ	American Arbitration Association		13455 Noel Road, Suite 1750		Dallas	X	75240	
Attention Patrick J. Gentile 560 Sylvan Avenue PO Box 4745 PO Box 4745 PO Box 4745 PO Box 4745 PO Box 951864 PO Box 3001 PO Box 4002903 P	AMERICAN BANK NOTE COMPANY		PO BOX 1931		Columbia	Z	38402	
PO Box 4745 PO Box 951864 Each of the Rd Ste 160 Each of the Rd	American Banknote Corporation	Attention Patrick J. Gentile	560 Sylvan Avenue		Englewood Cliffs	S	07632	
ATTN JAMIE SLOAN 1199 S Belt Line Rd Ste 160 Coppell TX Attn Sharyn Klumb	American Bar Association		PO Box 4745		Carol Stream	_	60197-4745	
ATTN JAMIE SLOAN TOD 08 35 Bolt Line Rd Ste 160 Coppell TX Attn Sharyn Klumb 1199 S Belt Line Rd Ste 160 Coppell TX Attn Sharyn Klumb 65 East Wacker Place Suite 1804 Chicago IL c/o Becket & Lee LLP PO Box 3001 Malvern, PA so Becket & Lee LLP PO Box 3001 New York NY 3201 E. Arkansas Lane Suite 101 New York NY Attn SouthWest Affiliate-A/R PO Box 4002903 LX Des Moines IA c/o Cotes du Coeur Attn Gabbi Sikes 105 Decker Ct, Ste 200 Irving North Brunswick NJ community Found Suite 130 Kansas City MO Southwest Affiliate Southwest Affiliate AD TX Southwest Affiliate 200 Irving TX Southwest Affiliate AD AD AD	American Bldg. Maintenance		DO 500 061064			}	7520E 1061	
Attn Sharyn Klumb 1199 S Belt Line Rd Ste 160 Suite 1804 Chicago IL c/o Becket & Lee LLP PO Box 3001 IL PA sobseket & Lee LLP PO Box 3001 In th Floor Malvern, PA PA sobseket & Lee LLP PO Box 3001 In th Floor North Place In the Floor	American Cancer Society	ATTN IAMIE SLOAN	1199 S Belt I ipe Rd Ste 160		Coppell	< <u>}</u>	75019-4656	
c/o Becket & Lee LLP PO Box 3001 IL PA c/o Becket & Lee LLP PO Box 3001 10 th Floor Malvern, PA PA 305 East 47 St. 10 th Floor New York NY 3201 E. Arkansas Lane Suite 101 Arlington TX Attn SouthWest Affiliate-A/R PO Box 4002903 McDonough GA Attn SouthWest Affiliate-A/R PO Box 4002903 Inving TX c/o Cotes du Coeur Attn Gabbi Sikes 105 Decker Ct, Ste 200 Inving TX c/o Cotes du Coeur 2550 US Highway 1 North Brunswick NJ Greater Kansas City Suite 130 Kansas City MO Community Found 105 Decker Court, Suite Irving TX Southwest Affiliate 200 Irving TX 7272 Greenville Avenue 200 Irving TX	American Cancer Society	Attn Sharyn Klumb	1199 S Belt Line Rd Ste 160		Coppell	<u> </u>	75019-4656	
c/o Becket & Lee LLP PO Box 3001 Malvern PA 305 East 47 St. 10 th Floor New York NY 3201 E. Arkansas Lane Suite 101 Alington TX Attn SouthWest Affiliate-A/R PO Box 4002903 McDonough GA Attn SouthWest Affiliate-A/R PO Box 4002903 Inving TX C/O Cotes du Coeur Attn Gabbi Sikes 105 Decker Ct, Ste 200 Irving TX C/O Cotes du Coeur Attn Gabbi Sikes 105 Box Adoualy Blvd. North Brunswick NJ C/O Cotes du Coeur Greater Kansas City North Brunswick NJ Greater Kansas City Suite 130 Kansas City MO Southwest Affiliate 200 Irving TX 7272 Greenville Avenue 200 TX Dallas TX	American Chamber of Commerce Resources		65 East Wacker Place	Suite 1804	Chicago	_	60601	
305 East 47 St. 10 th Floor New York NY 3201 E. Arkansas Lane Suite 101 Arlington TX 1600 Pennsylvania Avenue McDonough GA Attn SouthWest Affiliate-A/R PO Box 4002903 Inving TX c/o Cotes du Coeur Attn Gabbi Sikes 105 Decker Ct, Ste 200 Irving TX c/o Cotes du Coeur Attn Gabbi Sikes 1055 Broadway Blvd., North Brunswick NJ Greater Kansas City Suite 130 Kansas City MO Southwest Affiliate 200 Irving TX 7272 Greenville Avenue 200 Dallas TX	American Express National Bank	c/o Becket & Lee LLP			Malvern,	РА	19355-0701	
Attn SouthWest Affiliate-A/R PO Box 4002903 Los Decker Ct, Ste 200 Arington TX Attn SouthWest Affiliate-A/R PO Box 4002903 Inving Inving <td>American Federation of the Arts</td> <td></td> <td>305 East 47 St.</td> <td>10 th Floor</td> <td>New York</td> <td>Ž</td> <td>10017</td> <td></td>	American Federation of the Arts		305 East 47 St.	10 th Floor	New York	Ž	10017	
Attn SouthWest Affiliate-A/R PO Box 4002903 Inving TX c/o Cotes du Coeur Attn Gabbi Sikes 105 Decker Ct, Ste 200 Irving TX c/o Cotes du Coeur Attn Gabbi Sikes 105 Decker Ct, Ste 200 Irving TX Community Found 1055 Broadway Blvd., Suite 130 Kansas City MO Southwest Affiliate 200 Irving TX 7272 Greenville Avenue 200 TX	American Furniture Rental		3201 E. Arkansas Lane	Suite 101	Arlington	X	76010	
Attn SouthWest Affiliate-A/R PO Box 4002903 Inving I	American Global Wealth Management		1600 Pennsylvania Avenue		McDonough	GA	30253	
c/o Cotes du Coeur Attn Gabbi Sikes 105 Decker Ct, Ste 200 Irving TX 2550 US Highway 1 1055 Broadway Blvd., North Brunswick NJ NJ Greater Kansas City 1055 Broadway Blvd., Kansas City MO Community Found 105 Decker Court, Suite Irving TX Southwest Affiliate 200 Irving TX 7272 Greenville Avenue Dallas TX	American Heart Assoc. National Center	Attn SouthWest Affiliate-A/R	PO Box 4002903		Des Moines	⊴	50340-2903	
2550 US Highway 1 North Brunswick NJ Greater Kansas City 1055 Broadway Blvd., Kansas City MO Community Found Suite 130 Kansas City MO Southwest Affiliate 200 17X 7272 Greenville Avenue TX TX	American Heart Association	c/o Cotes du Coeur	Attn Gabbi Sikes	105 Decker Ct, Ste 200	Irving	X	75062	
Greater Kansas City 1055 Broadway Blvd., Kansas City MO Community Found Suite 130 MO 105 Decker Court, Suite Irving TX Southwest Affliate 200 TX 7272 Greenville Avenue Dallas TX	American Heart Association		2550 US Highway 1		North Brunswick	N	08902	
105 Decker Court, Suite Irving TX Southwest Affiliate 200 TX 7272 Greenville Avenue Dallas TX	American Heart Association		Greater Kansas City Community Found	1055 Broadway Blvd., Suite 130	Kansas City	MO	64105	
7272 Greenville Avenue Dallas TX	American Heart Association		Southwest Affiliate	105 Decker Court, Suite 200	Irving	X	75062	
	American Heart Association		7272 Greenville Avenue		Dallas	X	75231	

Page 6 of 15

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 19 of 175

American Heart Association			Address?	Address	<u>کانی</u>	State	Zin	Country
		8200 Brookriver Dr	Suite N-100		Dallas	XL	75247	commo
American Heart Association		SouthWest Affiliate - Acct Rec.	PO Box 4002031		Des Moines	⊴	50340-2031	
AMERICAN IDENTITY		PO BOX 219189			Kansas City	MO	64121-9189	
American Language		3941 Legacy Drive #204	PMB 1994		O o o	ž	75023	
AMERICAN LOCKSMITHS					New York	X X	10022	
American Metal Market LLC		Subscription Department	PO Box 15127		North Hollywood		91615-5127	
	Attention Commercial Lending				Wichita Falls	X	76308	
American National Bank &		Midwind and and and and and and and and and a			() () () () () () () () () () () () () (È	00000	
American Portfolios - Kolinsky		2732 Midwestern Parkway			Wichita Falls	<u><</u>	70308	
	Attn Ann Antunovich	4250 Veterans Memorial Hwy	Ste 420 E		Holbrook	ž	11741	
American Portfolios Financial Srvcs Inc.		4250 Veterans Memorial Hwy			Holbrook	Ν	11741	
American Program Bureau, Inc.		One Gateway Center	Suite 751		Newton	MA	02458	
American Red Cross		PO Box 4002018			Des Moines	<u> </u>	50340-2018	
AMERICAN RESEARCH BUREAU		2386 HERITAGE WAY			Salt Lake City	TO	84109-1808	
American Restaurant Association		2907 126th Ter E			Parrish	ш	34219-1629	
American Solutions for						1		
Business		NW#7794	PO Box 1450		Minneapolis	MΝ	55485-7794	
American Solutions for Business		PO Box 218			Glenwood	Z Z	56334-0218	
American Solutions for Business		8479 Solution Center			Chicago	IL.	60677-8004	
American Stock Exchange		PO Box 11181A			New York	Ž	10286-1181	
American Stock Exchange		BOX 757510			Philadelphia	PA	19175-7510	
Ameriprise Financial Services,		50798 Ameriprise Financial Center			Minneapolis	Z	55474	
Amicus Search Group		700 N. Pearl St	Suite # 1640		Dallas	×	75201	
AMIR RAO		1020 MEDFORD RD			Pasadena	CA	91107	
AMX Environmental Ltd		2351 W Northwest HWY-STE 2118			Dallas	¥	75220-8406	
Amy Nguyen		Address on File						
Analysis Group		111 Huntington Ave, 14th Floor			Boston	MA	02199	
ANAND DESAI		Address on File						
Anchor Advisory Services Corporation		4 Court St.	Ste 207		Plymouth	MA	05360	
ANDERSEN, DEREK C.		Address on File						
ANDERSON, KIRK		Address on File						
ANDREI DORENBAUM		Address on File						
ANDREI DORENBAUM		Address on File						
Andrew Hayton		Address on File						
Andrew Hilgenbrink		Address on File						
Allulew Liebelliai		Addieso di Fiid						

Page 7 of 15

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Andrew Mangin		Address on File						
Andrew Merrick Homes LLC		13455 NOEL RD	STE 1330		Dallas	XX	75240	
Andrew Parmentier		Address on File						
Andrew Rosemore		Address on File						
ANDREW STONE		Address on File						
ANDREW YACENDA		Address on File						
Andrews Kurth	Scott A. Brister, Esq.	Address on File						
Andrews Kurth		Address on File				ļ		
Andrews Kurth LLP		600 Travis St., Suite 4200			Houston	X	77002	
Andrews Kurth LLP		PO Box 301276			Dallas	X	75303-1276	
Andrius Balta		Address on File						
Animal Defense League		11300 Nacogdoches Rd			San Antonio	X	78217-2318	
Anish Tailor		Address on File						
Anna Englert		Address on File						
Ansarada Pty Limited		30 South Wacker Dr	22 Floor		Chicago	_	90909	
ANTONOVICH, THOMAS G.		Address on File						
Aon Consulting, Inc.		445 Hutchinson Ave	Ste 900		Columbus	НО	43235-0000	
Aon Consulting, Inc.		29695 Network Place			Chicago	_	60673-1296	
APIR Systems Ltd.		PO Box 5446			Kingston	ACT	02604 A	AUSTRALIA
APKE & KIMBRELL, LLP		1650 HIGHWAY 6	STE 100		Sugar Land	×	77478	
Appleby Corpoate Services		DO B. WH 4170			Homilton		A N	ACIIMOTA
Applicated Fig. Air 9 Loot		D Dox 271269			Flower Mound	>	020	
Appliance rixx All & near		146 W 28th St El 0			Now York	< 2	10001-1230	
Aramark		2120 Huttop Dr	Suite 100		Carrollton	Ž Ž	75006	
					Callollo	<u> </u>		United
ARCHON SOLICTORS		MARTIN HOUSE	5 MARTIN LANE		London		EC4R 0DP K	Kingdom
ARCpoint Labs of Irving		8925 Sterling Street	Suite 255		Irving	TX	75063	
ARGENTIC REAL ESTATE FINANCE LLC		40 WEST 57TH STREET	29TH FLOOR	-	New York	γ	10019	
Argo Partners		12 West 37th Street, 9th Floor			New York	Ž	10018	
Argonaut Insurance Company			24th floor		Chicado	=	0000-90909	
Argosy Group		PO Box 5094			Brentwood	N.	37024	
Argosy Group		Two Washingtonian Center	9737 Washingtonian Blvd., Ste. 200		Gaitherburg	MD	20878-7364	
Argosy Group LLC		9737 Washingtonian Blvd.	Ste. 100		Gaithersburg	MD	20878	
Argus Software		PO BOX 671591			Dallas	X	75267	
Argus Software		3050 Post Oak Blvd	Suite 900		Houston	X	77056	
Ari L. Faneuil		Address on File						
Arizona Biltmore Resort & Hotel		PO Box 740949		_	Los Angeles	CA	90074-0949	
Arizona Corporation		Z Corp Commission -	1300 West Washington					
Commision		Securities DIV	Street, 3rd Floor		Phoenix	AZ	85007	
ARIZONA DEPARTMENT OF REVENUE	ATTN Collections Division	1600 West Monroe St			Phoenix	AZ	85007	
ARIZONA DEPARTMENT OF		PO BOX 29079			Phoenix	Δ7	85038	
		0.000		_	XIII	1		

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 21 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
ARIZONA DEPARTMENT OF REVENUE		PO Box 29085			Phoenix	AZ	85038-9085	
Arizona Land Management		4900 North Scottsdale Rd	Suite 3000		Scottsdale	Δ2	85251	
Arizona Land Management						Į		
Services, LLC		PO Box 13303			Scottsdale	AZ	85267-3303	
Arizona Outback Adventures		17465 N 93rd St	0000		Scottsdale	AZ \$3	85255-6324	
Aricola PSPRS Irust		E Camelback Road	Sulte 200		Phoenix	¥ =	85016	
Arkadın, Inc.	0	LUCKBUX #32120	Collection Certier Dr		Cilicago	_	07/0-56000	
Arkansas Secretary of State	Business & Commercial Services Division	PO Box 8014			Little Rock	AR	72203	
Arkansas Securities								
Department		201 E. Markham, Rm 300	Heritage West Bldg		Little Rock	AR	72201	
Amdell, Connor		Address on File						
Arnold, Jeffrey		Address on File						
Arnstein & Lehr LLP		120 South Riverside Plaza	Ste 1200		Chicago	_	60606-3910	
Arntzen de Besche		Address on File						
ARORA, SANDEEP		Address on File						
Arredondo, Alba M.		Address on File						
Arris Western Corp.		718 N Buckner #316			Dallas	XT	75218	
Arthouse Design		2373 Central Park Blvd	Suite 204		Denver	CO	80238	
Arthur Klausner		Address on File						
Article 1		Rua Eugen Germer, 86	Blumenau		Santa Catarina		-140	BRAZIL
Artografx, Inc.		2611 Andjon			Dallas	X	75220	
AS&K Services Limited		PO Box HM 1179			Hamilton		HM EX	BERMUDA
Asante Phase I Community		,	000		i i	1	000	
Association		TOUC W Broadway	Suite 200		l empe	χŁ	29262	
Ashby & Geddes		PO Box 1150			vviimington	귀	18888	
Ashley Van Hoet		Address on File						
Ashton Consulting Limited		9F, Atago East Building	3-16-11 Nishishinbashi		Minato-ku	Tokyo	03	JAPAN
Ashurst LLP		Time Square Tower	7 Time Square		New York	×	10036	
ASI Business Solutions		820 W Sandy Lake Rd Ste 100	01		Coppell	¥	75019-4108	
ASI Business Solutions		12801 N Stemmons Frwy Ste			Dallas	×	75234-5881	
ASI, Corporate		8181 Jetstar Drive	Suite 100		Irving	×	75063	
ASI, Corporate		3860 W. Northwest Hwy	Suite 350		Dallas	X	75220	
Asociacion Suzuki de Violin de		Villa Navaraz	1026 calle 18		Sep Lien	80	70000	
Aspen Publishers Inc		7201 McKinney Circle	0		Fraderick	Č. M	21704	
Aspen Publishers Inc.		PO Box 64054			Baltimore	QE Q	21264-4054	
Aspen Publishers Inc		4829 INNOVATION WAY			Chicado	! =	60682-0048	
ASSAR, VATSAL		Address on File				ļ.		
Asset Communications, Inc.		1764 Prospector Ave	Suite 1		Park City	5	84060	
Asset-Backed Alert		5 Marine View Plaza # 400			Hoboken	Z	07030-5795	
ASSIST THE OFFICER		7 H				}	200	
Assn of Asian American Invest		1 1 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			Dallas	<_	01201	
Managers	Attn Amy Gee	50 California Street	Suite 2320		San Francisco	CA	94111	

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Assoc. Asian American	c/o V. Lau, Leading Edge	0			L			•
Investment Mgrs	Invest Advisors	ou california Street, Suite 2320			San Francisco	5	94111	
Assoc. for Afferican Innovation, Inc.		2200 Wilson Blvd	Suite 102-533		Arlington	*	22201	
Assoc. of Asian America)			
Investment Mgrs		1045 N. Utah St., Suite 512			Arlington	۸×	22201	
Assured Environments		45 Broadway	10th Floor		New York	×	10019	
AST Equity Plan Solutions		123 S. Broad Street	Suite 1160		Philadelphia	PA	19109	
AST Equity Plan Solutions		PO Box 12893			Philadelphia	PA	19176-0893	
ASTRON SOLUTIONS		535 W 34TH ST	STE 407		New York	×		
ASW Law Limited		Crawford House	50 Cedar Avenue		Hamilton			Bermuda
ASW Law Limited		Crawford House	PO Box HM2879		Hamilton		\	Bermuda
AT&T	c/o Bankruptcy	4331 Communications Dr	FIr 4W		Dallas	TX	75211	
AT&T		PO BOX 5012			Carol Stream	IL.	60197	
AT&T		PO BOX 5019			Carol Stream	_	60197	
AT&T		PO BOX 78045			Phoenix	AZ	85062	
AT&T		PO BOX 13128			Newark	2	07101-5628	
AT&T		PO BOX 13146			Newark	S	07101-5646	
AT&T		PO BOX 105068			Atlanta	ВA	30348-5068	
AT&T		PO Box 105414			Atlanta	GA	30348-5414	
AT&T		PO BOX 5001			Carol Stream	_	60197-5001	
AT&T		PO BOX 5020			Carol Stream	II.	60197-5020	
AT&T		PO Box 9005			Carol Stream	IL.	60197-9005	
AT&T		PO BOX 630047			Dallas	TX	75263-0047	
AT&T		PO BOX 650661			Dallas	X	75265-0661	
AT&T		PO BOX 660324			Dallas	X	75266-0324	
AT&T		PO Box 660921			Dallas	X	75266-0921	
AT&T		PO BOX 930170			Dallas	X	75393-0170	
AT&T		PO BOX 940012			Dallas	X	75394-0012	
AT&T		PO BOX 78225			Phoenix	AZ	85062-8225	
AT&T Internet Services	ATTN HIPCS	PO BOX 650040			Dallas	TX	75265-0040	
AT&T Internet Services		PO BOX 5016			Carol Stream	IL.	60197-5016	
AT&T Internet Services		PO Box 650396			Dallas	X	75265-0396	
AT&T Long Distance		PO Box 5017			Carol Stream		60197-5017	
AT&T MOBILITY		PO Box 105773			Atlanta	GA	30348-5773	
AT&T MOBILITY		PO BOX 538695			Atlanta	GA	30353-8695	
AT&T MOBILITY		PO BOX 31287			Tampa	FL	33631-3287	
AT&T MOBILITY		PO BOX 31488			Tampa	FL	33631-3488	
AT&T MOBILITY		PO BOX 6428			Carol Stream	_	60197-6428	
AT&T MOBILITY		PO Box 6444			Carol Stream		60197-6444	
AT&T MOBILITY		PO BOX 6463			Carol Stream	IL	60197-6463	
AT&T MOBILITY		PO Box 8229			Aurora	II.	60572-8229	
AT&T Mobility		208 South Akard Street			Dallas	X	75202-0000	
AT&T MOBILITY		PO Box 650553			Dallas	XX	75265-0553	
AT&T MOBILITY		PO BOX 650574			Dallas	X	75265-0574	
		700 N. Pearl Street, Suite						
AT&T Performing Arts Center	Attn Development	N1800			Dallas	×	75201	
Atlas IDF, LP	c/o Atlas IDF GP, LLC		87 Railroad Place	Suite 403	Saratoga Springs	×	12866	
Attia Medical, PC		5820 Oberlin Dr. Suite 205			San Diego	CA	92121	

Page 10 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 23 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
Attorney General of South	:		Rembert C. Dennis		:	(
Carolina Atul Kavthekar	Securities Division	1000 Assembly St Address on File	Office Bldg		Columbia	SC	29201	
Audio Visual Innovations, Inc.		P.O. Box 62251			Baltimore	MD	21264-2251	
AURORA BOREALIS	ATTN GEORGE WHITE	101 BARCLAY ST 13W			New York	×	10286	
AUSHRIF JAVEED		Address on File						
Austin Brown		Address on File						
AUSTIN TRANTHAM		Address on File						
AUSTIN, TIMOTHY		Address on File						
Automotive News		DRAWER #7718	PO BOX 79001		Detroit	¥	48279	
		Subscriber Services			::	2	18277 0040	
Automotive News		Department 7.340	13355 Nool Dd Suito		Detroit	IM	40211-0340	
Avalon Synergy		One Galleria Tower	13333 NOEL NA, 34116		Dallac	×	75240	
AvePoint, Inc		3 Second Street Suite 803			Jersev City	2	07311	
Avi Levine		Address on File						
AVIATION SERVICES ELITE		4502 CLAIRE CHENNAULT			Addison	X	75001	
Aviation Services Group		14001 Dallas Pkwy			Dallas	×	75240	
Aviation Week		PO Box 505			Hightstown	N	08520-9897	
AVIDITY PARTNERS		180 N STETSON	STE 1310		Chicago	II.	60601	
AVI-SPL		13859 Diplomat Drive	Suite 180		Dallas	XT	75234	
AVI-SPL		PO Box 844612			Boston	MA	02284-4612	
AVI-SPL		PO BOX 62251			Baltimore	MD	21264-2251	
Avitar Technologies, Inc.		65 Dan Rd			Canton	MA	02021	
Avtech	ATTN Accounts Receivable	PO Box 394			Newport	교	02840-0004	
AWAIS SHAIKH		Address on File						
AWARE		2828 Hood Street	Residence 1705		Dallas	X	75219	
Axicon Partners, LLC	ATTN Robert T. Scott	1325 Avenue of the Americas	27th floor		New York	×	10019	
Axios Institute		PO Box 457			Edinburg	۸۸	22824	
Axis Global Systems		PO Box 831			North Bergen	2	07047	
A-Z Cleaning Services		1729 Crosby Rd.			Carrollton	X	75006	
B&H Photo - Video, Inc.		420 Ninth Avenue			New York	×	10001	
B3 Entertainment Productions,								
Inc.		1509 Schooner Bay Dr.			Wylie	X	75098	
Badge of Honor Memorial Fund		Executive Office	3131 Maple Ave 7E		Dallas	X	75201	
Bailey Kennedy, LLP		8984 Spanish Ridge Ave			Las Vegas	Ž	89148	
Bailey, Connor		Address on File						
Baker & Daniels		111 E Wayne Ste 800			Fort Wayne	Z	46802	
Baker & McKenzie LLP	Debra A. Dandeneau	452 Fifth Avenue			New York	×	10018	
Baker & McKenzie LLP	Michelle Hartmann	1900 North Pearl	Suite 1500		Dallas	X	75201	
Baker Botts LLP		901 Louisiana Street			Houston	TX	77002	
Baker Botts LLP		PO BOX 201626			Houston	XT	77216	
Baker Botts LLP		PO Box 301251			Dallas	XT	75303-1251	
					:		(L	United
Baker Makanaia LLP		100 New Bridge Street	2004 Boss Avo		Pollag	>	Ano	Ningaorii
Baker McKenzie LLP		2300 Irammell Crow Center	ZUUI KOSS AVE		Machinaton	<u> </u>	70006 4070	
Dakel injurializio LLF		סוט כסווופכווכתו איפי, ייייי			wasiiiigtoii	3	2704-00007	

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 24 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Baker Tilly Virchow Krause,		1050 Crown Pointe Parkway,					i	
LLP		Ste 1650			Atlanta	GA	30338	
Baker Tilly Virchow Krause,						:	1	
Baker Lauren		205 N Michigan Ave Address on File			Chicago	_	60601-5927	
BAKER, SCOTT		Address on File						
Baker, Stephen		Address on File						
Balch & Bingham LLP		P.O. Box 306			Birmingham	AL	35201	
BALFOUR ASSOCIATES, INC	ATTN DAVID VANVALKENBURG	5350 PRESERVE DR			Greenwood	8	80121	
Ballard Spahr LLP		1735 Market Street	51st Floor		Philadelphia	PA	19103	
BALLS BROTHERS		313 CAMBRIDGE HEATH RD	BETHNAL GREEN		London		E2 9LQ	United Kingdom
Bancroft Associates PLLC		500 New Jersey Avenue	Seventh Floor		Washington	DC	20001	o
Bank Director		201 Summit Drive	Suite 250		Brentwood	NT	37027	
Bank Director		5110 Maryland Way Ste 250			Brentwood	Z L	37027-9501	
BANK OF AMERICA		335 MADISON AVE			New York	×	10017	
Bannon, Lucy		Address on File						
Baradach, Artsiom		Address on File						
BARANSI, SAMER		Address on File						
Barbera, Angela		Address on File						
Bamdollar Investment Advisory						i		
Services		2719 Letap Ct	Ste 101		Land O Lakes	1	34638	
BARNES & ROBERTS, LLC		2701 Canton St.			Dallas	X	75226	
BARNES & ROBERTS, LLC		2816 COMMERCE ST			Dallas	× i	75226	
Barnes and Noble College	C/O Bush Center Store	2943 SMU Blvd			Dallas	X	75205	
BARNESÞBURG LLP		11 South Meridian Street			Indianapolis	Z	46204	
Barri Pearson		Address on File						
Barrier Advisors		13455 Noel Rd, Ste 2200			Dallas	TX	75240	
Barrington Financial Group,		77 Franklin Street	Suite 802		Boston	MA	02110	
Barrister Books Com		615 Florida St			lawrence	KS	66044	
Barristers & Attorneys		PO Box HM 26			Hamilton	!	HMLX	BERMUDA
Barrons		200 Burnett Rd	PO Box 7031		Chicopee	MA	01021-7031	
BARTH GROSS ELECTRIC		110 W 26th ST			New York	Ž	10001	
BARTLIT BECK HERMAN		DOLIGE BLACE	54 W HIIBBADD ST	300 300	o contraction of the contraction	=	60610	
						į		
Bass, Berry & Sims PLC		150 Third Ave South, Ste 2800			Nashville	Z	37201	
BATCHWORK MANAGEMENT LTD		HOME PARK ESTATE	STATION RD		KINGS LANGLEY	>	WD4 8DH	United Kingdom
BATEMAN, JACK		Address on File)
Bates Group, 11.C		5005 S.W. Meadows Rd, Ste			Lake Oswedo	SS	97035	
			2001 K Street NW, North					
Bates White, LLC	Karen Goldberg, Esq.	Bates White, LLC	Bldg Suite 500		Washington	DC	20006	
Bates White, LLC		2001 K Street, NW	North Building, Suite 500		Washington	DC	20006	

Page 12 of 15

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 25 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1 Address2	Address3	City	State	Zip	Country
BAUER, WILLIAM							
< 0 1 1 1 0		222 Delaware Avenue, 9th		20,100	L	7000	
Baynard Cameron		Address on File		vviiriingtori	חח	19001	
Cayllard, Callicion		2					United
Bazooka Search Ltd		115 Coventry Rd		London		E2 6GG	Kingdom
BB&T Securities, LLC		2619 N Oak Street, 3rd Floor		Myrtle Beach	SC	29577	
BBD, LLP		1835 Market Street 3rd Floor		Philadelphia	PA	19103	
BBVA	Michael Doran	8080 North Central		Dallac	×	75206	
		1002 Sherbooke St West Ste		3	<u> </u>	0200	
BCA Publications Ltd.		1600		Montreal	00	H3A 3L6	CANADA
BCA Research Inc		1002 Sherbrooke St. W Suite 1600		Montreal	S		CANADA
BDC Review, LLC				Cumming	GA		
BDO USA, LLP				Dallas	X	75201	
BDO USA, LLP		P.O. Box 31001-0860		Pasadena	CA	91110-0860	
REALL-SARRIS ASHLEY F		Address on File					
BEARD, MATTHEW		Address on File					
Beauchamp, Thomas		Address on File					
Becky Bowler		Address on File					
Bedell Cristin		Address on File					
BEEF SLABS OF TEXAS LLC		2000 N HWY 157 STE 112		Mansfield	×	76063	
Behind the Numbers LLC		Hill Ln #300		Dallas	×	75231	
BELINGER & DEWOLF, LLP		10000 N CENTRAL EXPWY STE 900		Dallas	X	75231	
Bell Nunnally and Martin, LP	Russell W. Mills	2323 Ross Avenue Suite 1900		Dallas	¥	75201	
Bell Boyd & Lloyd		Three First National Plaza 3300	S, Ste	Chicago	=	60602	
Bella Flora of Dallas				Dallas	<u> </u>	75207	
BEN ASARE		Address on File		Dallas	<u> </u>	10201	
Ben E. Keith		Address on File					
Ben Greenfield, Human							
Wellness Sol. LLC		8515 N Argonne Rd		Spokane	WA	99217	
BEN VONDERHAAR		Address on File					
Benefit Data		2220 San Jacinto Blvd, Ste 345		Denton	X	76205	
Benesch	LouAnne Molinaro	222 Delaware Avenue, Suite 801		Wilmington	DE	19801-1611	
BENJAMIN FINGER		Address on File					
Benjamin Sarly		Address on File					
Benson Hlavaty Architects		3141 Hood St Ste 420		Dallas	TX	75219	
Bent Tree Country Club, Inc.		5201 Westgrove Drive		Dallas	TX	75248	
Bent Tree Country Club, Inc.		PO Box 204795		Dallas	TX	75320-4795	
BERIHUN, ELIZABETH		Address on File					
Berkeley Research Group, LLC Emily Kirksey	Emily Kirksey	1800 M Street NW Second Floor		Washington	DC	20036	
Berkeley Research Group, LLC Valerie Riva	Valerie Riva	2200 Powell Street Suite 1200		Emenyville	S	94608	
				,	-	† 	

age 13 of 15

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 26 of 175

Exhibit CCreditor Matrix Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
Berkeley Research Group, LLC Valerie Riva	Valerie Riva	2200 Powell Street Suite 1200			Emeryville	CA	94608
Berkeley Research Group, LLC		2200 Powell Street	Suite 1200		Emeryville	CA	94608
Berkeley Square Advisors LLC		701 N Green Valley Pkwy Ste 200			Henderson	N	89074
Berkshire Capital Securities, LLC		535 Madison Avenue			New York	λ	10022
Bernard DeMeo		Address on File					
Bernard Peperstraete		Address on File					
Berry Appleman & Leiden LLP		3355 W. Alabama Street	Suite 1050		Houston	X	77098
Berry Appleman & Leiden LLP		353 Sacramento Street	Suite 1300		San Francisco	80	94111
	Attn Connie Allard	701 Tama Street			Marion	₹	52302
Berthel Fisher & Company	Attn Dan Barnard	Berthel Fisher & Company	8090 N 85th Way, Ste 101		Scottsdale	AZ	85258
Berthel Fisher & Company		16100 Chesterfield Parkway West	Suite 150		Chesterfield	MO	63017
Best Companies Group		1500 Paxton Street			Harrisburg	PA	17104
Beyond		8700 Ambassador Row			Dallas	TX	75247
Beyond the Box		2544 West Commerce Street			Dallas	X	75212
Bhavani Jaroff		Address on File	000			-	7.100
BRIC Distributors, Inc. Bickel & Brewer		1717 Main St	Sulle 200		Columbus	5 ×	43213 75201
Bifferato Gentilotti LLC		100 Biddle Avenue	Springside Plaza	Suite 100	Newark	DE	19702
Bia Brother Bia Sister		450 E. John Carpenter Fwy, Ste 300			Irvina	×	75062
rs of	:						
	Attn Erin DeMarco	75 Federal Street, 8th Floor			Boston	MA C	02110
Big Thought		2501 Oak I awn	Cto 550 1 B.12		Dallas	5 2	3040 I 75210
BII CRISPIN		Address on File	CC CCC, FD 14		2	<u> </u>	0.170
Bill J Crouch & Associates		210 MacCorkle Ave SE			Chalston	M	25314
BILL MITENBERGER		Address on File					
BILL WALLISCH		Address on File					
Bill Wilton		Address on File					
BIMAL KALVANI		Address on File					
Bingham McCutchen LLP		P.O. Box 3486			Boston	MA	02241-3486
BioCentury Publications		PO Box 1246			San Carlos	CA	94070
O I aradoo do acaid		5113 Commercial Drive			North Richland	ž	76180
BISYS		PO Box 19468A			Newark	2	07195-0468
BKM Total Office of Texas		9755 Clifford Drive #100			Dallas	X	75220
Black Box Network Services		PO Box 890699			Dallas	X	75389-0699
Black Mountain Systems, LLC		12520 Hiah Bluff Dr	Ste 340		San Diego	8	92130
BLACK, WINSTON		Address on File			o		
Blackberry Wireless		12432 Collections Center Dr			Chicago		60693

Page 14 of 155

Highland Capital Management, L.P. Case No. 19-34054

Exhibit C Creditor Matrix Served via First Class Mail

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 27 of 175

CreditorName CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
BLACKBURN, MICHAEL	Address on File						
BLACKWELL SANDERS PEPER MARTIN II P	PO BOX 795135			Saint Louis	CM	63179	
Blair Roeber	Address on File						
BLAKE DEXTER	Address on File						
Blake Morrell	Address on File						
Blank Rome LLP	Lockbox #8586	PO Box 8500		Philadelphia	PA	19178-8500	
Blast Creative	2703 Poly Drive			Billings	MT	59102	
Blast Creative	3036 Hunters Ridge Loop			Billings	MT	59102	
Block Garden & McNeill, LLP	Sterling Plaza	5949 Sherry Lane, Suite 900		Dallas	X	75225	
BLOMBERG FINANCE L.P.	ON AVE			New York	Ž	10022	
Blondies Treehouse, Inc. Attn Accounts Receivable	431 Fayette Avenue			Mamaroneck	Ž	10543	
Bloom Strategic Consulting,		Suite 600		Dallas	XL	75205	
Bloombera				Hartford	S L	06150-2044	
Bloombera Businessweek	PO Box 37531			Boone	. ≤	50037-0531	
Bloomberg Finance LP	PO BOX 30244			Hartford	CT	06150	
Bloomberg Finance LP	731 Lexington Ave.			New York	λ	10022	
Bloomberg Finance LP	PO Box 416604			Boston	MA	02241-6604	
Blue Cross Blue Shield of Texas	1001 East Lookout Drive			Richardson	X	75082	
Blue Cross Blue Shield of	724700			- C	}	75070 4400	
l exas	PO Box /3/428			Dallas	<u><</u>	13313-1420	
Blue Ribbon Advantage	7020 Portwest Drive, Suite 150			Houston	X	77024	
Blue Ribbon Advantage	P.O. Box 79487			Honston	X	77279-9487	
Blue Ribbon Industries	slvd			Dallas	X	75212	
Blue Vault Partners, LLC	407 E Maple St	Suite 305		Cumming	GA	30040	
Blueprint for Prosperity Attn Finance	500 North Akard St, Suite 2600			Dallas	¥	75201	
Blumberg/Excelsior	62 White St			New York	λ	10013	
BLUMER, JENNIFER	Address on File						
BMC Software, Inc.	2101 Citywest Blvd			Houston	×	77042	
BMC Software, Inc.	PO Box 301165			Dallas	X	75303-1165	
BMZ Discovery Services LLC	1400 Biscaya Drive			Miami Beach	구:	33154	
BNA	FO BOX 1/009			Baltimore	בו בו	21297-1009	
BNY Mellon Bob Grier	Address on Eile			Fittsburgn	Į,	0000-61701	
Social Mark	Address on File						
Bochetto & Lentz D C	1524 Locust Street			Dhiladelinhia	DA	10102	
BOCK MARIA	Address on File			2	-	10.0	
BODRON, MICHAEL	Address on File						
Boies. Schiller & Flexner LLP Scott E. Gant. Esq.	& Flexner LLP	5301 Wisconsin Ave.		Washington	DC	20015	
	n Ave NW			Washington	CC	20015-2015	
BOK Financial Asset		440 Louisiana, Suite					
Management	The Lyric Centre	2500		Honston	X	77002	

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 28 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

BOK Financial Asset			1000 1551		Š		ì	country
Management		PO Box 1270			Tulsa	Š	74101-1270	
BOK Financial Securities, Inc.	Attn Leslie Swafford	1 Williams Center, 16th Flr			Tulsa	Š	74172	
Bonahoom & Associates		10850 Switzer Ave #101			Dallas	×	75238	
Bonnie Murray		Address on File						
Boom Global Media Inc		295 Greenwhich St. # 296			New York	×	10007	
BOSC, Inc.	Attn Chelle Davidson	One Williams Center, 9 NE			Tulsa	X	74172	
Boston Financial Data Services	es	PO Box 74008640	Lockbox 008640		Chicago		60674-8640	
Boston Financial Data Services	es	330 W. 9th Street			Kansas City	MO	64105-1514	
Boston Properties, L.P.		800 Boylston Street	Suite 1900		Boston	MA	02199	
Boston Properties, L.P.		599 Lexington Ave			New York	×	10022-6004	
Boundless Network		200 E. 6th Street	Suite 300		Austin	X	78701	
Bow Line Media		1809 Thale Drive			Dallas	X	75228	
Bowman Dahl, LLC		120 West 28th Street	#3C		New York	γ	10001	
Bowne		PO BOX 6081			Church Street Station	ž	10277-2706	
Bowne		PO Box 951060			Dallas	X	75247-1060	
BOX.com		900 Jefferson Ave			Redwood City	CA	94063-0000	
BOYCE, PATRICK		Address on File						
Boyce-Field, Mollie		Address on File						
Boys & Girls Clubs of Greater	Atta Obrieti	3218 Eact Bollman			44000	}	76111	
	Attil Cillisti Larigas	SZ 10 East Deiniap				<	-	
BRACEWELL & GIULIANI LLP	Д.	PO BOX 848566			Dallas	X	75284-8566	
Bracewell & Patterson		PO Box 848566			Dallas	TX	75284-8566	
Brad Beman		Address on File						
C C C C C C C C C C C C C C C C C C C	Cysical Wiles Indiana	Loewinsohn Flegle Deary	12377 Merit Drive, Suite		0	> -	76261	
BRAD BORUD	Daillei T Willing	Address on File	000		Callas	<u> </u>	10701	
BRAD BORUD		Address on File						
BRAD DAVEY		Address on File						
BRAD GUY		Address on File						
Brad Mendenhall		Address on File						
BRAD VOSS		Address on File						
Braden Bair		Address on File						
:	Attn Jackie Tilden, VP of	:			:	ì	L () ()	
Bradileid Elementary	Development	4300 Southern Avenue			Dallas	<u> </u>	75205	
Bearing & Boldd		Addison on File						
BRADY CHARLA		Address on File						
Bradalone Conto, DC		Chase Tower	2200 Boss Avenue	Suite 1500W	Dallac	X	75201-7024	
Branda Fanning		Address on File	2200 1003 2461146	MOOCH DIBO	Dallas	<u> </u>	1267-1026	
Brandywine Process Servers,		PO Box 1360			Wilmington	H.C	19899	
BRANER, PHILIP		Address on File			5	1		

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 29 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
BRE/TZ TX PROPERTIES LP		PO Box 842530			Dallas	×	75284-2530	
Breault, Evan		Address on File						
Breault, Evan		Address on File						
Breazeale, Sachse & Wilson		One American Place	Suite 2300		Raton Rollde	4	70821-3197	
Breezy Higa		Address on File				ì		
Brenda Samples, Tax Assessor		Kaufman County Tax Office	PO Box 339		Kaufman	×	75142	
Brennan, Kieran		Address on File					!	
Brennan, Michael		Address on File						
Brent Gregoire		Address on File						
Brentwood CLO Ltd., et al.	Joseph E. Bain	Jones Walker LLP	811 Main St. Suite 2900		Houston	×	77002	
Brentwood CLO Ltd., et al.	Schulte Roth & Zabel LLP	James T. Bentley	919 Third Avenue		New York	ΣN		
Brentwood CLO, Ltd.	MaplesFS	PO Box 309, Ugland House	South Church Street	George Town	Grand Cayman		KY1-1104	Cayman Islands
Brentwood CLO, Ltd.		Maples Finance Limited, PO Box 1093GT	Queensgate House, South Church Street	George Town	Grand Cayman			Cayman Islands
Brentwood CLO, Ltd. Investors Bank & Trust Company	Brentwood CLO, Ltd. c/o Maples Finance Limited	P.O. Box 1093GT	Queensgate House, South Church Street	George Town	Grand Cayman			Cayman Islands
Brentwood CLO, Ltd. Investors Bank & Trust Company	Investors Bank & Trust Company	200 Claredon Street	CDO Services - Brentwood CLO, Ltd		Boston	MA	02116	
Bressler, Amery & Ross, P.C.		325 Columbia Turnpike			Florham Park	N	07932	
Brett Benjamin		Address on File						
Brett H. McCloskey		Address on File						
Brett Hoge		Address on File						
Brett Pope		Address on File						
Bretton Advisors, Inc.		Address on File						
Brian Andrusin		Address on File						
Brian Colline	Michael D Hitchens Fea	Whitaker Chalk Swindle &	301 Commerce Street,		Fort Worth	×	76102-4135	
BRIAN COX		Address on File				3	200	
Brian D. Glueckstein	Sullivan Cromwell LLP	125 Broad Street			New York	λ	10004	
Brian Fitzsimmons		Address on File						
Brian G Albert Esq.		Address on File						
Brian Goehl		Address on File						
Brian Hochhauser		Address on File						
Brian Home		Address on File						
BRIAN JONES		Address on File						
Brian Jones.		Address on File						
Brian Josephson		Address on File						
Brian Lauten, PC		Address on File						
Brian Li		Address on File						
BRIAN LOHRDING		Address on File						
Dilan Malizia		Addiess on riid						

Page 17 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 30 of 175 **Exhibit C**Creditor Matrix Served via First Class Mail

Drice D Chow	The state of the s	Address1	Address2	Address3	<u>≥</u>	State	Zip	Country
חומו ד. טומע		Address on File						
BRIAN PRICE		Address on File						
BRIAN TILTON		Address on File						
Bridge Title Company, LLC		8150 N. Central Expwy	Ste 650		Dallas	X	75205	
Brighthouse Financial		PO Box 371310			Pittsburgh	PA	15250-7310	
Brighthouse Life Insurance		PO Box 371487			Diffebrigab	۵۷	15250_7487	
Brighton House Associates,					500			
LLC		2 Park Central Drive	Suite 300		Southborough	MA	01772	
BRIGHTWORK	ATTN JOYCE WELSH	16 OLDE TAVERNE LANE			Amesbury	MA	01913	
Brion Enterprises, Inc.		1545 Prudential Dr.			Dallas	X	75235-4111	
Britain, William		Address on File						
BRITAIN, WILLIAM L.		Address on File						
Brittain, Mark		Address on File						
BRITTNEE WOOLDRIDGE		2201 WOLF ST	#6106		Dallas	×	75201	
BRITTNEY CUNNINGHAM		Address on File						
BROADCASTING & CABLE		PO BOX 5655			Harlan	<u> </u>	51593-1155	
Broaddus, Paul		Address on File						
Broadridge Customer								
Communications		5516 Collection Ctr Dr			Chicago	_	60693	
Broadridge Customer								
Communications		2600 Southwest Blvd.			Kansas City	МО	64108	
Broadridge ICS		PO Box 416423			Boston	MA	02241-6423	
Broadridge Investor								
Communication Soluti		One Park Ave			New York	×	10016-0000	
Broadridge Output Solutions,								
Inc.		PO Box 15788			Chicago	IL	60693	
BROADVIEW NETWORKS		PO Box 9242			Uniondale	×	11555-9242	
Brodeur, Steven		Address on File						
BRODRICK NORMAN		456 9th St	8#		Hoboken	N	02030	
Broker Dealer Financial								
Services Corp.		6775 Booneville Rd			WDM	₹	50266-8093	
Broker Educational Sales		1				i		
Training, Inc.		7137 Congress Street			New Port Richey	FL	34653-6464	
Brook Lane Partners, LLC		330 East 75th Street	Suite 10H		New York	×	10021	
Brook Lane Partners, LLC		445 Park Avenue	10th Floor		New York	×	10022	
Brookmont Capital					:			
Management, LLC		2000 McKinney Avenue	Suite 1230		Dallas	×	75201	
Brookover, Steven		Address on File						
Brosier & Buchanan Partners		320 W. 7th			Amarillo	X	79101	
Brown & Hofmeister LLP		740 E Campbell	Suite 800		Richardson	X	75081	
Brown & Sikes, Inc.		325 N St Paul St Ste 1280			Dallas	XX	75201	
Brown Pruitt Peterson &								
Wambsganss, P.C.		201 Main St			Fort Worth	X	76102	
Brown Rudnick Berlack Israels								
LLP		One Financial Center			Boston	MA	02111	
Brown Rudnick LLP	Robert J. Stark	7 Times Square			New York	Ż	10036	
Brown, Austin		Address on File						
Brown, Austin		Address on File						
Brown, Austin		Address on File						

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 31 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

Marche	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
Address on File	BROWN, BLAKE		Address on File					H
Address on File	BROWN, BRITTON		Address on File					
Address on File	BROWN I FF		Address on File					
Modifiess on File Modifiess on File	Brown Rachel		Address on File					
100 City Parkway Sulle 1600 Les Vegas NV Service	BROWNELL, JESSE R.		Address on File					
100 CM P Carkway Sulfe 1600 Las Vegas NV 89 106	Brownstein Hyatt Farber							
Samuel A. Schwartz, Esq. 1000 North City Parkway, Sulfe 100 North City City City City City City City City	Schreck LLP		100 City Parkway	suite 1600		Las Vegas	N	89106
Address on File Corona BEN M L S.R., Ing. Butty 275, PION 14 Fars Six Bluenos Afries C10014FA BEN M L S.R., Ing. Butty 275, PION 15 Fars 1 PION 15 State 1500 Bluenos Afries C10014FA PRO L S.C. S0089 Address on File C10014FA Address on File Address on File C10014FA Address on File Address on File C10014FA Address on File Address on File NA Address on File Los Adgress on File TX Address on File Los Adgress on File TX Address on File Address on File TX Address on File London NVI SDR PO Box 32D File London NVI SDR PO Box 341 Down Wall Onesh In Street London NVI Sobring Provision PO Box 4548 PO Box 4548 Sobsed One PO Box 4548 PO Box 454	Brownstein Hyatt Farber	Samilel A Schwartz Esc	100 North City Parkway, Suite			sepa// se l	AN	89106
Address on File File Processor of File Processo	Bruce Beetz		ss on Fil					
File No. 12 PEW 11. Pict Stite	BRUCE CHAPIN		Address on File					
PEGO 12 N. C. Ing. Butty 276, Address on File	BrucePac					Silverton	OR	97381
Address on File	Bruchou Fernandez Mandero	×	BFM y L S.R.L., Ing. Butty 275,					
Address on File	Lombardi		PISO 12			Buenos Aires		C1001AFA Argentina
Address on File	BRUMLEY, ANGELA		Address on File					
PO Box 500889 Saint Louis MO 63150-3089 Address on File	Brumley, Angela K.		Address on File					
2404 Belle Haven Meadows CI 2404 Belle Haven Meadows CI 2404 Belle Haven Meadows CI 2206 Belle Haven Meadows CI 2206 Belle Haven Meadows CI 75340365 PO BOX 1885 1000 Wilshire Blvd 5ulte 1500 Los Angeloss TX 75535 Address on File Address on File Frisco TX 75035 Address on File Address on File Phoenix AZ 86006 Address on File Address on File TX 75243 Address on File Address on File MV1W 5DR Address on File Address on File Cirapevine TX 75035 Address on File Address on File Cirapevine TX 75035 Address on File Address on File Cirapevine TX 75035 Address on File PO Box 292696 Lewisville TX 75035 Address on File Address on File Cirapevine TX 75036 PO Box 292696 Address on File Cirapevine TX 75036 Address on File File Cirapevine TX	Bryan Cave LLP		PO Box 503089			Saint Louis	MO	63150-3089
2404 Belle Haven Meadows Ct Alexandria VA 22306 PO Box 4500565 Sulte 1500 Los Angelos CA 9004 FO Box 1885 Los Angelos CA 9004 PO BOX 1885 Maldrask TX 75447-1885 Address on File Address on File File Frisco TX 75035 Address on File Address on File Poon National Expwy Ste File Front National Expwy Ste File File Address on File Address on File London AVIW 5DR File File Address on File Address on File London W/W 5DR File File File PO Box 32 File File For Worth TX 75029-2696 1030 15th Street NW Suite 200 East Ecorio For Worth TX 7618 PO Box 22566 File Boston For Worth TX 76136 File For Worth TX 76146 For Worth For Worth For Worth For Worth <td< td=""><td>BRYAN CLARK</td><td></td><td>Address on File</td><td></td><td></td><td></td><td></td><td></td></td<>	BRYAN CLARK		Address on File					
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TO DO Wishine Blod Suife 1500 Los Anagelos CA 50014-2000 CO BOX 1885 Suife 1500 Mabank TX 75147-1885 Address on File Address on	DIVINCACII I SEPONIMI GI, III C.		PO Box 640366			Dollos	ζ <u>}</u>	75354 0365
Major	DI Video IIIc		FO BOX 340363			Dallas	< 6	73534-0363
10	Buchalter Nemer		1000 Wilshire Blvd	Suite 1500		Los Angelos	5 4	90017
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Address on File	Bulk Books		Address on File					
1907 1917 1918 18 200 216	Buntz, Jennifer		Address on File				1	
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11311 N Central Expwy Ste 11311 N Central Expwy Ste TX 75243 216 Address on File M.1W 5DR M.1W 5DR Address on File Address on File M.1W 5DR M.1W 5DR PO BOX 37 PO BOX 292696 Lewisville TX 76099 PO BOX 292696 Lewisville TX 76029-2696 PO BOX 292696 Lewisville TX 76118 PO BOX 15216 Scotts all AC 85267 FIT FO BOX 15216 Boston AC 85267 FO BOX 15216 BO BOX 15216 BO BOX 8419 AC 86267 FO BOX 8419 PO BOX 8419 Red Oak BA 51591-1419 PO BOX 4538 PO BOX 4538 BO BOX 4538 BA Francisco CA 94145-0348 Address on File Address on File Address on File	Burkey, John		Address on File					
216 Address on File Devonshire House 1 Devonshire Street London W1W 5DR 75243 Address on File Address on File I Devonshire Street London W1W 5DR W1W 5DR Address on File PO BOX 37 Address on File TX 76099 PO BOX 526260 Lewisville TX 76099 Address on File Suite 200 East Washington DC 20005 T341 Dogwood park One Washington Mall One8th Fort Worth TX 76118 FIr PO Box 15216 Boston MA 02108 For Box 15416 Box 16419 AC 85267 FO Box 8419 Box 8419 Red Oak AC 91436 PO Box 45348 Box 45348 Box 45348 Address on File Address on File Address on File	:		11311 N Central Expwy Ste			:	ì	()
Address on File London W1W 5DR Address on File Address on File TX 76099 PO BOX 37 PO BOX 292696 Lewisville TX 75029-2696 1030 15th Street NW Suite 200 East Washington DC 20005 7341 Dogwood park Fir Fort Worth TX 76118 Fir For Washington Mall One8th Boston MA 02108 Fir Fr Boston AZ 85267 For Box 15216 Box 16216 AZ 85267 FO Box 8419 Box 8419 Red Oak AZ 8136 FO Box 8419 PO Box 8419 Red Oak AZ 8145-038 FO Box 8419 PO Box 8419 Red Oak AZ 84136-038 FO Box A6548 PO Box 84548 San Francisco CA 94139-048 A400 Address on File Address on File Apharette GA 30022	Burns Transcription Service		216			Dallas	×	75243
Address on File 1 Devonshire Street London W1W 5DR Address on File PO BOX 37 76099 PO BOX 292696 Capevine TX 76099 PO Box 292696 Lewisville TX 75029-2696 1030 15th Street NW Suite 200 East Washington DC 20005 7341 Dogwood park One Washington Mall One8th For Worth TX 76118 FIr PO Box 15216 Boston MA 02108 PO Box 15216 Soottsdale AZ 85267 BOB No 8419 PO Box 39000 CA 91436 PO Box 45348 PO Box 45348 San Francisco CA 94139 Address on File Address on File Adhharette GA 94145-0348	Burns, Nathan		Address on File					:
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PO BOX 37 PO Box 292696 TX 1030 15th Street NW Suite 200 East Washington TX 7341 Dogwood park Fort Worth TX One Washington Mall One8th Fort Worth TX FIr Boston MA Fo Box 15216 Scottsdale AZ 16060 Ventura Blvd Ste 105- Encino CA 505 Box 8419 Red Oak PO Box 8419 Red Oak Red Oak PO Box 45348 San Francisco CA Address on File Alpharette GA	BUSH, ALBERT		Address on File					
1030 15th Street NW Suite 200 East Washington DC	Business Essentials		PO BOX 37			Grapevine	×	66092
1030 15th Street NW Suite 200 East Washington DC 7341 Dogwood park Fort Worth TX One Washington Mall One8th Fir MA PO Box 15216 Boston MA 16060 Ventura Blvd Ste 105-505 Encino CA PO Box 8419 Red Oak IA PO Box 84348 PO Box 39000 San Francisco CA A300 Alexander Dr. Suite 200 Alpharette GA	Business Essentials		PO Box 292696			Lewisville	X	75029-2696
1030 15th Street NW Suite 200 East Washington DC 7341 Dogwood park Fort Worth TX One Washington Mall One8th FIr Boston MA FIr PO Box 15216 MA AZ 16060 Ventura Blvd Ste 105-505 Encino CA PO Box 8419 Red Oak IA PO Box 8438 PO Box 39000 San Francisco CA A300 Alexander Dr. Suite 200 Alpharette GA	Business Executives National							
7341 Dogwood park Fort Worth TX One Washington Mall One8th FIr FIr MA For Box 15216 MA FO Box 15216 Scottsdale AZ 16060 Ventura Blvd Ste 105-505 Encino CA FO Box 8419 Red Oak IA PO Box 8419 Red Oak IA PO Box 8438 San Francisco CA PO Box 45348 San Francisco CA Address on File Alpharette GA	Security		1030 15th Street NW	Suite 200 East		Washington	DC	20005
One Washington Mall One8th Por Washington Mall One8th MA Fir PO Box 15216 AZ 16060 Ventura Blvd Ste 105-505 Encino CA PO Box 8419 PO Box 39000 CA PO Box 45348 PO Box 39000 San Francisco CA Address on File Adpharette GA	Business Flooring Speacialists	S	7341 Dogwood park			Fort Worth	¥	76118
Fir PO Box 15216 Rocottsdale AZ 16060 Ventura Blvd Ste 105-505 Encino CA PO Box 8419 PO Box 39000 CA PO Box 45348 PO Box 39000 CA PO Box A45348 Suite 200 CA Address on File Adpharette GA			One Washington Mall One8th					
PO Box 15216 Scottsdale AZ	Business Intelligence Advisors		FIr			Boston	MA	02108
16060 Ventura Blvd Ste 105- Encino CA 505 Encino CA PO Box 8419 Red Oak IA PO Box 45348 PO Box 39000 San Francisco CA PO Box 45348 San Francisco CA Address on File Suite 200 Alpharette GA	Business Real Estate		PO Box 15216			Scottsdale	AZ	85267
505 Encino CA PO Box 8419 Red Oak IA Department 34182 PO Box 39000 San Francisco CA PO Box 45348 San Francisco CA 4300 Alexander Dr. Suite 200 Alpharette GA Address on File In Alpharette GA			16060 Ventura Blvd Ste 105-					
PO Box 8419 Red Oak IA Department 34182 PO Box 39000 San Francisco CA PO Box 45348 San Francisco CA 4300 Alexander Dr. Suite 200 Alpharette GA	Business Technologies, Inc.		505			Encino	S	91436
Department 34182 PO Box 39000 San Francisco CA PO Box 45348 San Francisco CA 4300 Alexander Dr. Suite 200 Alpharette GA Address on File Address on File Address on File CA	Business Week		PO Box 8419			Red Oak	¥	51591-1419
PO Box 45348 PO Box 45348 San Francisco CA 4300 Alexander Dr. Suite 200 Alpharette GA Address on File	Business Wire		Department 34182	PO Box 39000		San Francisco	S	94139
4300 Alexander Dr. Suite 200 Alpharette GA Address on File	Business Wire		PO Box 45348			San Francisco	CA	94145-0348
Address on File	Butler Burgher Group		4300 Alexander Dr.	Suite 200		Alpharette	GA	30022
	Byron Wilson		Address on File					

Page 19 of 15

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
C.J. Martin		Address on File						
C2 Imaging		3180 Pullman Street			Costa Mesa	CA	92626	
C2 LEGAL OF DALLAS		2001 BRYAN ST	STE 3025		Dallas	X	75201	
C5 Texas	Attn Rachel Jenkins	PO Box 191129			Dallas	X	75219	
Cabot Lodge Securities LLC		200 Vesey St.			New York	×	10281	
Cades Schutte LLP		1000 Bishop Street, 12th floor			Honolulu	豆	96813	
Cadwalader, Wickersham, & Taft LLP		General Post Office	PO Box 5929		New York	×	10087-5929	
CALAPRS		575 Market Street	Suite 2125		San Francisco	CA	94105	
Caleb Dorfman		Address on File						
Caleb Moore		Address on File						
Caledonian Directors Limited		PO Box 1043	George Town		Grand Cayman		KY1-1002	Cayman Islands
Caledonian Directors Limited		PO Box 1043			George Town		KY1-1102	Cayman Islands
California Department of Insurance	Attn Name Reservation Unit	45 Fremont Street, 24th Floor			San Francisco	CA	94105	
California Dept. of Business Oversight		Securities Registration Division 1515 K Street, Suite 200	1515 K Street, Suite 200		Sacramento	CA	95814	
California Public Employees Retirement System	c/o Louis J. Cisz. III	Nixon Peabody LLP	One Embarcadero Center, 32nd Floor		San Francisco	Š	94111	
CALLAN, BENTLEY		Address on File						
Cambridge International Partners, Inc.		780 Third Ave 25th FIr			New York	Ž	10017	
Cambridge Investment Research, Inc.	c/o Premier Wealth Management	5004 Lenker Street, Suite 200			Mechanicsburg	PA	17050	
Cambridge Investment Research, Inc.	Przewlocki James, Inc.	2030 E Speedway	Suite 220		Tucson	AZ	85719	
Cambridge Investment		, , , , , , , , , , , , , , , , , , ,			7 7 7 1 1 1 1	<u> </u>	FOFFE	
Cambridge Investment		fbo limmy Williams Ren			רמוומות	<u> </u>	05000	
Research, Inc.		#GM6	1776 Pleasant Plain Rd		Fairfield	⊴	52556	
Cameron Baynard		Address on File						
Campano & Associates		PO Box 370			Wilton	CT	06897-0370	
CAMPBELL, JIM		Address on File						
CAMPBELL, JIM		Address on File						
Canadian Imperial Bank of		40E 00/10 motor 00 km			\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	2	10047	
Candidates on Demand Group.		423 Lexiligion Avenue			Z O A M	Z	1001	
lnc.		433 Fifth Ave, 6th FIr			New York	N	10016	
Canon Solutions America. Inc		15004 Collections Center Dr			Chicado	_	60693	
Canteen Vending Services		PO Box 417632			Boston	MA	02241-7632	
Cantor Fitzgerald & Co.	Attn McKenzie Campbell	110 East 59th Street			New York	N	10022	
CAPE RANKEN		Address on File						
Cape Securities, Inc.	ATTN Succession	1600 Pennsylvania Ave.			McDonough	GA T	30253	
כארויארו כי זארו	אווון סמפשון ואוכווסו	2007 August, #010			Dallas	<_	10701	

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 33 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

146 Weathigton Street, Sulfection 146 Weathigton Street, Sulfection 146 Weathigton Street, Sulfection 146 Weathigton Street, Sulfection 1200 Bear Ave. Stel 536 146 Steet Ave. Stel 536 Steet Ave. Stell 536 Steet	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Norw, Inc. 190 Box 92249 No.			145 Washington Street, Suite					i	
Figure Color Col	Capital Hedge, LLC		16			Norwell	MA	02061	
ATTN May Logan 1200 Main St 1530	Capital Investment Group, Inc.		PO Box 32249			Raleigh	S	27622	
ATTN May Logan	Capital Link Forum, Inc.		230 Park Ave, Ste 1536			New York	N	10169	
Sinc	Capital Royalty LP	ATTN Mary Logan	1000 Main St	Suite 2500		Honston	X	77002	
Fire	Capitalize for Kids		01-208-Adelaide Street West			Toronto	NO	M5H 1W7	CANADA
The color	Capitol Service Inc		PO Box 1831			Austin	X	78767	
11 12 12 12 12 12 12 12	CAPITOL SERVICES, INC		PO BOX 1831			Austin	ĭ	78767	
112 Texas Avenue, Suite 200	Caplin Photography		50 W 90th Street	9O#		New York	Ν	10024	
100 Eys Street, NW Suite Plaza I-Plaza I-erel Saddle Brook NJ	Caprock Court Reporting Inc.		1112 Texas Avenue Suite 200			- I-bbook	×	79401	
1410 Eye Street, NW Suite 1410 Eye Street, NW Suite 104 1410 Eye Suite 1100 1410 Eye	Capstone Advisory Group		Park 80 West	Plaza I-Plaza I evel		Saddle Brook	Ž	07663	
10.00 10.0			1400 Eye Street, NW Suite			W	: 2	30000	
DECOR 444050 Collection C	Capstone LLC		Shady	Suite 104		Nasilligion	3 2	75220	
ClockAble EMPLOYMENT PO BOX 842595 Boston MA	CAREER BLAZERS		PO BOX 414050			Boston	MA	02241-4050	
TX	CAREER BLAZERS		GLOBABL EMPLOYMENT SOLUTIONS, INC	PO BOX 842595		Boston	AM	02284-2595	
LLC 200 N. LaSalle St Sulte 1100 Chicago IL LLC Attention General Counsel 4530 Wisconsin Avenue, N.W., Attention General Counsel Attention General Counsel Chicago IL Inc. Attraction General Counsel 5th Floor Frederick Modes Inc. Attraction General Counsel 7445 New Technology Way 7750 Tysons Blvd., Frederick Frederick Modes Inc. Attraction General Counsel Billing Department PO Box 842350 Boston Modes Inc. Garry Kassler Billing Department PO Box 842350 Boston Modes Inc. Garry Kassler Address on File Address on File Address on File Address on File Sey) LLP Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File	Career Group Inc		PO Box 203654			Dallas	X	75320-3654	
13047 COLLECTION CTR DR	CAREERBUILDER, LLC		200 N. LaSalle St	Suite 1100		Chicago		60601	
Attention General Counsel 4530 Wisconsin Avenue, N.W. Inc.	CAREERBUILDER, LLC		13047 COLLECTION CTR DR			Chicago	IL	60693-0130	
Inc. Attn Diane Ennist 745 New Technology Way 1750 Tysons Blvd., 1750 Tysons Blilling Department 1 Inc. Attn Thomas McKee, Jr Greenberg Traurig, LLP 1750 Tysons Blvd., 1750 Tysons Blvd., 1750 Tysons Blvd., 1750 Tysons Blvd., 1750 Tysons Blvd. McLean MACLean MACLean MACLean Blilling Department 1 NA Inc. Garl Kessler 4530 Wisconsin Ave. NW Suite 500 Washington DC MACLean MACLean Blvd. Inc. Garl Kessler Address on File St Peter Port Guernsey Grand Cayman Grand Cayman Blvd. Address on File Address o	Carey Holdings, Inc.	Attention General Counsel	4530 Wisconsin Avenue, N.W., 5th Floor			Washington	20	20016	
Inc. Attn Thomas McKee, Jr Greenberg Traurig, LLP #100 be Address on File 1750 Tysons Blvd., #100 be Address on File 4750 Tysons Blvd., #100 be Address on File 4530 Wisconsin Ave. NW 1750 Tysons Blvd., #100 be Address on File Address on File McLean Washington WA Sey) LLP Address on File Address on	Carey International, Inc.	Attn Diane Ennist	7445 New Technology Way			Frederick	MD	21703	
Inc. Gary Kessler Billing Department PO Box 842350 MA Inc. Gary Kessler 4530 Wisconsin Ave. NW Suite 500 Washington DC Inc. Gary Kessler Willow House Cricket Square Crand Cayman DC DC Sey) LLP Address on File Address on File Crand Cayman Crand Cayman Crand Cayman Sey) LLP Address on File Address on File Crand Cayman	Carey International, Inc.	Attn Thomas McKee, Jr	Greenberg Traurig, LLP	1750 Tysons Blvd., #1000		McLean	۷ A	22102	
Inc. Gary Kessler 4530 Wisconsin Ave. NW Suite 500 Washington DC attn Sam Dawson Willow House Cricket Square Address on File Crand Cayman DC sey) LLP Address on File St Peter Port Guemsey sey) LLP Address on File Address on File Address on File Address on File Address on File Westport CT ILTING Address on File Address on File TX Address on File Address on File Address on File TX Address on File Address on File Address on File TX Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File	Carey International, Inc.		Billing Department	PO Box 842350		Boston	MA	02284-2350	
sey) LLP Address on File Grand Cayman Sey) LLP PO Box 98, Carey House, Les Banques St Peter Port Guemsey Sey) LLP Address on File Carey House, Les Banques Sey) LLP Address on File Carey House, Les Banques Sey LLP Address on File Carey House, Les Banques Sey LLP Address on File Carey House, Les Banques Sey Lambers on File Address on File Carey House, Les Bandues Sey LTING Address on File Carey House, Les Bandues Sit Peter Port Guemsey Carey Bandues Address on File Carey Bandues Sey Carey House, Les Bandues Carey Bandues Sey Carey House, Les Bandues Calumbues Address on File Calumbues Address on File Calumbues Address on File Calumbues Address on File Calumbues	Carey Interntational, Inc.	Gary Kessler	4530 Wisconsin Ave. NW	Suite 500		Washington	DC	20016	
Sey) LLP Address on File Endemose on File Endoon Endemose on File Endoon Endoon <td>Carey Olsen</td> <td>attn Sam Dawson</td> <td>Willow House Cricket Square</td> <td></td> <td></td> <td>Grand Cayman</td> <td></td> <td>KY1-1001</td> <td>Cayman Islands</td>	Carey Olsen	attn Sam Dawson	Willow House Cricket Square			Grand Cayman		KY1-1001	Cayman Islands
Sey) LLP PO Box 98, Carey House, Les Banques. PO Box 98, Carey House, Les Banques. St Peter Port Guemsey Address on File Address on File Mestport CT SN 31 Sturges Hwy Mestport CT EN Address on File Mestport CT LTING Address on File Mestport TX LTING Address on File London TX LS Address on File Address on File TX Saland LLP Address on File Columbus OH Address on File Address on File Columbus OH	Carey Olsen		Address on File						
Address on File Address on	Carey Olsen (Guernsev) LLP		PO Box 98, Carey House, Les Banques			St Peter Port	Guernsev	GY1 4BZ	Channel Islands
Address on File Address on File Address on File CT SN 31 Sturges Hwy Westport CT EN Address on File London TX LTING 44 CARNABY ST London TX Sick PC 919 Congress Ave Suite 919 Address on File TX Siand LLP 280 Plaza, Suite 1300 280 North High Street Columbus OH	CARĹ MOORÈ		Address on File						
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s Address on File Westport CT EN Address on File CT LTING Address on File London tick PC 919 Congress Ave Suite 919 Address on File ZZ Address on File Address on File Sland LLP 280 Plaza, Suite 1300 280 North High Street	CARL WELLMAN		Address on File						
Statution	Carla Martin		Address on File			100	H		
Address on File	Carla Siegal Interiors		31 Sturges Hwy			Westport	5	Ubasu	
Address on File	CARLSON, STEPHEN		Address on File						
LTING 44 CARNABY ST London London tick PC 919 Congress Ave Suite 919 Address on File TX :Z Address on File TX sland LLP 280 Plaza, Suite 1300 280 North High Street Columbus OH	Carmona, Benjamin		Address on File						7 7 7
tick PC 919 Congress Ave Suite 919 TX :2 Address on File TX sland LLP 280 Plaza, Suite 1300 280 North High Street Columbus OH	CARNEGIE CONSULTING		44 CARNABY ST			London		WTF 9PP	United Kingdom
Z Address on File Address on File Address on File Address on File OH Address on File Address on File Address on File OH	Carol Bavousett Mattick PC		919 Congress Ave Suite 919			Austin	X	78701	
Address on File Address on File 280 Plaza, Suite 1300 280 North High Street Columbus OH Address on File Address on File <td< td=""><td>CAROLYN SANCHEZ</td><td></td><td>Address on File</td><td></td><td></td><td></td><td></td><td></td><td></td></td<>	CAROLYN SANCHEZ		Address on File						
Sland LLP 280 Plaza, Suite 1300 280 North High Street Columbus OH Address on File	CARON, JOHN H		Address on File						
Address on File	Carpenter Lipps & Leland LLP		280 Plaza, Suite 1300	280 North High Street		Columbus	ᆼ	43215	
	Carrington Coleman		Address on File						

Page 21 of 15

CroditorNamo	CreditorNoticeName	Androcal	Address	Address	Çife	State	Zin Country
CARROLL, JUSTIN		Address on File		0000	Cur)		
Carter Ledyard & Milburn LLP		Counsellors at Law 2 Wall St		N S	New York	×	10005
CARTER, JEROME							
CARTUS CORPORATION PTE	111	4 SHENTON WAY	#09-01/04 SGX CENTRE 2	Sin	Singapore		068807 SINGAPORE
Canwin Advisors		e. Suite			. Sallac	ž	
Case Anywhere LLC		Burbank Blvd.	Suite 125	M	Woodland Hills	CA	91367
Casepoint, LLC		ace, 680		Mc	McLean	۸۸	22102
Cashier - Texas Workforce					:	i	
Commission		PO Box 149037		Aus	Austin	X	78714-9037
CASPER COMPANY LLC		830 POST RD E		We	Westport	CT	08890
CASTELLA, ANDRES		Address on File					
CASTELLA, ANDRES		Address on File					
Catalyst Financial Partners LLC		118 E 28th Street	Suite 314	<u>v</u>	New York	×	10016
omotor O		оРас	040 050			}	20246
catapult Systems Inc.	L	Expressway	oce and	Au	Austin	<	10/40
Cotor to Constitution	Cooper Lee Luvisa Educational	inal Addross on Eilo					
Catherine M. Luvisa, trustee	Ildat	Address on File					
Catherine Mr. Lavisa, thatee		OIL IO COURT V					
		Address of Tile					
Catherine P. Matthews		Address on File					
Cattle Barons Ball	Attn Underwriting Chairs	2000 Oak Lawii Averlue, Suite		Da	Dallas	X	75219
		30 Highland Park Village Ste		5			
Cattle Barons Ball		216		Da	Dallas	X	75205
CATTLE BUYERS WEEKLY		PO BOX 2533		Pel	Petaluma	CA	94953-2533
Cawley, Gillespie & Associates, Inc.		306 West 7th Street, Ste 302		For	Fort Worth	XL	76102
Cawley, Keith		Address on File					
CB RICHARD ELLIS		AK BLVD	STE 250	위	Houston	X	77056
CB Richard Ellis, Inc		2700 Post Oak Blvd. Suite 250		Ho	Houston	X	77056
CB Richard Ellis, Inc		Valuation & Advisory Services	2415 East Camelback Rd	<u>P</u>	Phoenix	AZ	85016-4290
Cbeyond				Atk	Atlanta	GA	30339-2233
Cbeyond		PO Box 848432		Da	Dallas	X	75284-8432
CBIZ Valuation Group, Inc.	ATTN ACCOUNTS RECEIVABLE	PO BOX 849846		Da	Dallas	¥	75284-9846
CBIZ Valuation Group, Inc.		3030 LBJ Freeway, Ste 1650		Da	Dallas	XX	75234
CBIZ Valuation Group, Inc.			Suite 800	Da	Dallas	X	75244
CBIZ Valuation Group, LLC	Attn Accounts Receivable	4851 LBJ Freeway #800		Da	Dallas	X	75284
Cboe LiveVol, Inc.		ireet		Chi	Chicago	_	60605
CBRE, Inc.		2981	P.O. Box 406588	Atla	Atlanta	GA	30384-6588
HOOH		21250 HAWTHORNE BLVD		Tor	Torrance	CA	90503-5502
CCH Incorporated		PO Box 4307		Ca	Carol Stream	_ :	60197-4307
CCH Prosystem FX		PO Box 5729		Ca	Carol Stream	II-	60197-5729

Page 22 of 155

CCH Prosystem FX CCS Medical CCW Recovery Solutions CDW CDW CDW CDW Com Direct							
Medical Recovery Solutions Direct o Gomez		P.O. Box 2701		Torrance	CA	.2701	
Recovery Solutions Direct o Gomez		1505 LBJ Freeway	Suite 600	Farmers Branch	XT	75234	
Direct o Gomez		4 Mount Ephraim Road	Tunbridge Wells	Kent		United TN1 1FF Kingdom	a D D
Cecilio Gomez	Attn Ronelle Erickson	200 N. Milwaukee Ave	0	Vernon Hills	=		
Cecilio Gomez		PO Box 75723		Chicago	_	60675-5723	
		Address on File					
Cedar Glade LP	Attn Robert K. Minkoff, President	600 Madison Ave, 17th Floor		New York	Ž	10022	
Centaurus Financial, Inc.		2300 E. Katella Ave	Suite 200	Anaheim	CA	92806	
Center for Financial Professionals Ltd	c/o CFP Events, Suite 68	The Maltings, Roydon Road		Stanstead Abbots	Herts	United SG12 8HG Kingdom	- Eo
urities, Inc.				Nashville		m	
Centerpoint Advisors		301 Commerce St Ste 1750		Fort Worth	×	76102	
Centerpoint Builders		5339 Alpha Rd Ste 250		Dallas	¥	75240	
CENTRAL REPRODUCTION COMPANY		PO BOX 131971		Dallas	¥	75313	
Centroid		1050 Wilshire Dr.	Ste #170	Trov	Σ	48084	
Centroid		900 Wilshire Dr.	Ste. #273	Troy	Σ	48084	
CenturyLink		100 CenturyLink Drive		Monroe	LA	71203-0000	
CenturyLink Communications,		1801 California Street		Denver	8	80202	
	Accionate Description	Department 55 Cambridge			V 8 V	02173	
Moving & Storage	Accounts treceivable	T NW y		Callage	C E	74170	
Company		286 Madison Avenue		New York	×	10017	
Certified Process Servers, Inc.		PO Box 496508		Garland	¥	75049-6508	
Certified Staffing Solutions		66 Orange Street, 3rd FL		Providence	교	02903	
Cetera Advisor Networks LLC A	Attn STS	200 N. Sepulveda Blvd, Ste 1300		El Segundo	CA	90245	
Cetera Advisor Networks LLC c	c/o Legacy Advisor, C. Tabaka			Madison	M	53713	
Cetera Financial Group	c/o Due Diligence Dept	200 N. Sepulveda Blvd, Ste 1200		El Segundo	CA	90245	
		393 Upland Avenue		Yonkers	λ	10703	
CFA Society Los Angeles		520 S. Grand Ave	Ste 370	Los Angeles	CA	90071	
		520 S. Grand Ave.	Ste 655	Los Angeles	CA	90071	
CFA-SW A	ATTN Scott Woodward	UHY, LLP	1717 Main Street	Dallas	×	75201	
CFO & CONTROLLER ALERT		370 TECHNOLOGY DR	PO BOX 3019	Malvern	PA	19355	
Chad Clark		Address on File					
CHAD SCHRAMEK		Address on File					
Chakheeva, Svetlana		Address on File					
CHAMBERS, TRACIE		Address on File					
CHAN, WING FUNG WILLY		Address on File				,	
CHANCERY ST JAMES PLC		5 ST JAMESs SQUARE		London		United SW1Y 4SJ Kingdom	e e
Chang, Frederic		Address on File					
Chang, Lewis		Address on File					

Page 23 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 36 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

Part	CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zip Country
Grant Scott 4140 Park Lake Avenue Stute 600 Rateigh NC Grant Scott Address on File Fort Worth TX Address on File Address on File Fort Worth TX Michael P. Hutchens, Esq. Shands Store Subs 301 Commerce Street, San File Fort Worth TX Mohaes on File Address on File MA San Francisco CA Address on File MS SF-21 MAN-08-434 San Francisco CA Address on File MS SF-21 MAN-08-434 San Francisco CA Address on File Address on File MA Nav Address on File Bit Floor Shrewsbury NA Charlotte Investor IVLP Col Harbour/est Partners, LLC Shrewsbury NA Charlotte Investor IVLP Col Harbour/est Partners, LLC Shrewsbury NA Charlotte Investor IVLP Col Harbour/est Partners, LLC Shrewsbury NA Charlotte Investor IVLP Col Harbour/est Partners, LLC Shrewsbury NA Address on File Address on File Address on File Hou	Chapline, Thomas		Address on File					
Address on File	Charitable DAF Fund GP, LLC	Grant Scott	4140 Park Lake Avenue	Suite 600		Raleigh	S	27612
Address on File Michael P. Hutchers, Esq. Shivadt Eschael Michael P. Hutchers, Esq. Shivadt Eschael Michael P. Hutchers, Esq. Shivadt Escholar Street Address on File Address	Charitable DAF Fund, L.P.	Grant Scott	4140 Park Lake Avenue	Suite 600		Raleigh	NC	27612
Address on File	Charles Byrne		Address on File					
Minister Chalk Swiders on Field	Charles Geraci		Address on File					
Michael P. Hutchens, Esq. Schwarze Dalk Swindle & 301dt 3000 Michael P. Hutchens, Esq. Schwarze Dalk Swindle & 301dt 3000 Dalk Ski990 Dalk S	CHARLES GREGOR		Address on File					
10 Bos 84.590 MS SF-211MN-08-434 San Francisco CA Address on File Address on File Address on File Boston MA	Charles Hoedebeck	Michael P. Hutchens. Esg.	Whitaker Chalk Swindle & Schwartz PLLC	301 Commerce Street, Suite 3500		Fort Worth	×	76102-4135
21 Main Sinest MS SF-211MN-06-434 San Francisco CA Address on File Address on File Address on File Charlotte Investor IV.L. Che Financial Center Boston MA Auth Eirea Weisgerber Chertorial Center Boston MA Auth Eirea Weisgerber Chertorial Center Boston MA Auth Eirea Weisgerber Chertorial Center Chertorial Center Boston MA Chertoria Investor IV.L.P PO Box 7560 Bih Floor Clobal Trust Services Chertorial Center Che	Charles River Associates		PO Box 845960			Boston	MA	02284-5960
Address on File	Charles Schwab & Co., Inc.		211 Main Street	MS SF-211MN-08-434		San Francisco	CA	94105
Address on File Address on File Address on File	Charley Krause		Address on File					
Cool HarbourVest Partners, LLC One Financial Center May Total May Conformation Center May Con	Charlie Maynard		Address on File					
After Erica Weisgerber After Erica Weisgerber New York NY Charlotte Investor IV LP c/o Harbour/Vest Partners, LLC One Financial Center Bosston MA Charlotte Investor IV LP PO Box 7550 8th Floor Global Trust Services Shrewsbury NA 1220 Transis Street #1144 Carrollinn TX 4405 #405 Richardson TX Address on File Richardson TX Address on File Address on File TX Address on File Site #101 Flower Mound TX Address on File Address on File Address on File TX Address on File Address on File Address on File TX Address on File Address on File Address on File TX	Charlotte Investor IV LP	c/o HarbourVest Partners, LLC	One Financial Center			Boston	MA	02111
Charlotte Investor IV LP	Charlotte Investor IV, L.P.	Attn Erica Weisgerber Debevoise and Plimpton LLP	919 Third Avenue			New York	×Z	10022
PO Box 7550 8th Floor Global Trust Services Houston TX 1020 Champion Circle #114 TX 1022 N Central Expressway #1496 Expuny 1022 N CENTRAL EXPWY, #229 Expuny 2000 N LOOP WEST STE 830 Houston TX 2000 N LOOP WEST STE 830 Houst TX 2000 N LOOP WEST TX 2000 N LOOP WEST TX 2000 N LOOP W	Charlotte Investor IV, L.P.	Charlotte Investor IV LP	c/o HarbourVest Partners, LLC	One Financial Center		Boston	MA	02111
1220 Champion Girde	Charter Finan. Publishing		PO Box 7550			Shrewshiirv	Z	07702-7550
1220 Champion Circle	Chase Bank of Texas N A		600 Travis Street		Slobal Triet Services	Houston	2 >	77002
#456 #456 #456	CHASE COURIERS, INC		1220 Champion Circle			Carrollton	Χ×	75006
1002 N CENTRAL EXPWY, #228 #228 Address on File	CHASE COURIERS, INC		1002 N. Central Expressway #495			Richardson	×	75080
Address on File Address on File Houston TX Address on File Boll Boll Boll Boll Boll Boll Boll Boll	CHASE COURIERS, INC		1002 N CENTRAL EXPWY, #229			Richardson	X	75080
Address on File Address on File FILE Address on File FILE Address on File FILE Address on File Address on File FILE Address on File Address on File FILE Address on File FILE Address on File File <th< td=""><td>Chase Miller</td><td></td><td>Address on File</td><td></td><td></td><td></td><td></td><td></td></th<>	Chase Miller		Address on File					
Address on File STE 830 Houston TX PO BOX 97416 Dallas TX Address on File Address on File TX Address on File Address on File TX Address on File Address on File TX Address on File Ste #101 Flower Mound TX Address on File Address on File Flower Mound TX Address on File Address on File Flower Mound TX Address on File Address on File TX	Chatham Worth		Address on File					
PO BOX 97446 STE 830 Houston TX Address on File Address on File Dallas TX Address on File Ste #101 Flower Mound TX Address on File Address on File TX TX	CHAVARRIAGA, MAURICIO		Address on File					
PO BOX 97416 TX Address on File File Address on File Address on File Address on File Address on File Address on File Dailas Address on File Dailas Cory Cheat Ste #101 Address on File Flower Mound Address on File Address on File	CHEMICAL DATA		2900 N LOOP WEST	STE 830		Houston	X	77092
Address on File Address on File Eddress on File Elower Mound TX Cory Cheat Ste #101 Ste #101 Flower Mound TX Address on File Address on File Eddress on File Eddress on File Eddress on File Address on File Address on File Address on File Eddress on File Eddress on File	CHEMICAL MARKET ASSOCIATES, INC		PO BOX 974416			Dallas	¥	75397-4416
Address on File Address on	Chen, Bryan		Address on File					
Address on File Address on File Example	Chen, Jonathan C.		Address on File					
Address on File Address on File Example	Cherith Harrison		Address on File					
Address on File Address on File TX 12120 Inwood Road LL06 TX 1201 Elm Street 1201 Elm Street TX 3624 Long Prairie Rd. 3624 Long Prairie Rd. Flower Mound TX Address on File Address on File TX Address on File Address on File TX Address on File Address on File TX Address on File TX	Chetan Aras		Address on File					
12120 Inwood Road LL06 Dallas TX 1201 Elm Street LL06 TX 3624 Long Prairie Rd. Ste #101 TX Address on File Ste #101 TX Address on File Address on File TX Address on File Address on File TX Address on File TX Address on File TX	Chi Un Chun		Address on File					
1201 Elm Street LL06 Dallas TX 3624 Long Prairie Rd. Ste #101 Ste #101 TX Address on File Addres	Chick-fil-A		12120 Inwood Road			Dallas	X	75244
Cory Cheat 3624 Long Prairie Rd. Flower Mound TX Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File	Chick-fil-A		1201 Elm Street	PT06		Dallas	×	75270
Address on File	CHII DRENe SEEK CAMP		Cory Cheat	3624 Long Prairie Rd.		Flower Mollpd	ž	75022
Address on File Address on File Address on File Address on File 4800 BEE CAVE ROAD Austin Address on File TX	CHIRAG PANCHOLI		Address on File				<u> </u>	11000
Address on File Address on File Address on File Address on File 4800 BEE CAVE ROAD Austin Address on File TX	CHISM, CARTER		Address on File					
Address on File Address on File 4800 BEE CAVE ROAD Austin TX Address on File TX	Chisum, Naomi		Address on File					
Address on File Address on File TX Address on File TX	Choi, Jae Young		Address on File					
4800 BEE CAVE ROAD Austin TX Address on File	CHOI, YUN S.		Address on File					
	CHOICE INVESTMENTS, INC		4800 BEE CAVE ROAD			Austin	X	78746
	Chris Carrillo		Address on File					

Exhibit CCreditor Matrix
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Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 37 of 175

Credi	CreditorNoticeName Address on File	Address1	Address2	Address3 City	State	Zip	Country
	Address of	D					
	Address on File	n File					
	Address on File	n File					
A	Address on File	n File					
Ä	Address on File	n File					
Ad	Address on File	n File					
Ado	Address on File	n File					
Add	Address on File	n File					
Ad	Address on File	n File					
206	. N 20th	505 N 20th Street. Suite 1800		Birmingham	AL	35203-2696	
Ado	Address on File	n File					
Add	Address on File	n File					
Add	Address on File	n File					
Addr	Address on File	n File					
Addr	Address on File	n File					
Addre	ess or	Address on File					
Addre	ess or	Address on File					
Addre	ess or	Address on File					
Addre	ss or	Address on File					
Address on File	SOL	Address on File	304 Commorno Otroot				
Michael P. Hutchens, Esq. Schwartz PLLC	17 F	JLC	Suite 3500	Fort Worth	¥	76102-4135	
Address	0	n File					
PO Box 1955	19	155		Marion	ᆼ	43306-8055	
Attn Subscription Department PO Box 1989	6	189		Marion	동	43306-8089	
2001 Bryan St.	/ai	n St.	Ste. 3600	Dallas	ĭ	75201-0000	
7 4000		OCA HOLLO Mill Book OF		Whitehouse	-	08880	
Address on File	SOF	n File			2	2000	
Address on File	ō	n File					
Address on File	ō	n File					
0	2		5476 Collections Center	Č	=	0000	
CGLIC-Criicago	5	Icago	בֿ	CIIcago	<u>ا</u> اـ	00093-0347	
N OSCS		3536 MILLER PARK		Garland	<u><</u>	12047-1218	
170 We	est .	170 West Tasman Dr		San Jose	CA	95134-0000	
File No. 73226	. 73	3226	PO Box 60000	San Francisco	CA	94160-3230	
170 W	est]	170 West Tasman Dr		San Jose	CA	95134-0000	
16720	Col	16720 Collections Center Dr		Chicago	_	60693	
PO Box 842869	x 84	12869		Boston	MA	02284-2869	
1 Pru	Identi	1 Prudential Plaza, 7th floor	130 E Randolph Street	Chicago	_	60601-0000	
ATTN CUSTOMER SERVICE PO F	30X 5!	PO BOX 550599		Jacksonville	근	32255-0599	
	Green	390 Greenwich Street	4th Floor	New York	×	10013	
B Od	PO BOX 724.	247-0118		Philadelphia	P	19170-0118	
1	;)	_		-	- - - - - - -	

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 38 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Citigroup Financial Products Inc. Citigroup Global Markets	Cal choles Manie Company	390 Greenwich Street, 4th		Global Structured Credit	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	>1		
Inc.	Citigroup Global Markets Inc.	FIGOR	Managing Director	Products	New York	<u> </u>	10013	
Citizens of Georgia Power	Attn Stephen Kin, Bin #63031	7825 River Road			Waynesboro	GA	30830	
Citrix Online, LLC		7414 Hollister Avenue			Goleta	CA	93117	
City of Allen	Elizabeth Weller	c/o Laurie A. Spindler	Linebarger Goggan Blair & Sampson. LLP	2777 N. Stemmons Freeway. Suite 1000	Dallas	×	76015	
City of Dallas		1500 Marilla Street	2D South		Dallas	X	75201	
City of Dallas		City Hall 1AN			Dallas	X	75277	
City of Dallas		City Hall, 2D South			Dallas	TX	75277	
City of Dallas		Security Alarms	P.O. Box 139076		Dallas	TX	75313-9076	
City of Garland	Linda D. Reece	c/o Perdue Brandon Fielder et al	1919 S. Shiloh Road, Suite 310, LB 40		Garland	XT	75042	
City of Richardson	Elizabeth Weller	c/o Laurie A. Spindler	Linebarger Goggan Blair 2777 N. Stemmons and Sampson, LLP Freeway, Suite 100	2777 N. Stemmons Freeway, Suite 1000	Dallas	×	75207	
City of Surprise		16000 N. Civic Center Plaza	Stormwater Division		Surprise	AZ	85374-7470	
Civic Research Institute		4478 US Route 27 PO Box 585			Kingston	Z	08528	
CJ Peng		Address on File						
CL McDade & Company		PO Box 702565			Dallas	X	75370	
Claraphi Advisory Network		25301 Cabot Rd	Suite 203		Laguna Hills	CA	92653	
CLARITY IN NUMBERS, LLC		10 UPENA LN APT 304			ZITE!	豆	96753-5112	
Clark Hill Strasburger		Address on File						
Clark, James		Address on File						
Clark, Stetson		Address on File						
Classic Legal Document		1717 Main Street Suite 2280			Dallac	×	75201	
Claudia C Pleitez		Address on File						
Clay Callan		Address on File						
Clayton Coleman		Address on File						
Clearwater Analytics LLC		777 W Main St	Ste 900		Boise		83702-0000	
Clearwell Systems, INC.		441 Louge Ave			Mountain View	CA	94043	
Cleary Gottlieb Steen & Hamilton LLP		One Liberty Plaza			New York	×	10006-1470	
Clerk of the Municipal Courts		2014 Main Street			Dallas	X	75201	
CLERK, SUPREME COURT		PO BOX 149335			Austin	X	78714-9335	
ClickDimensions, LLC		5901 Peachtree Dunwoody Rd., Ste B500			Atlanta	GA	30328	
Client One Securities, LLC		11460 Tomahawk Creek Parkway	Suite 100		Leawood	KS	66211	
Clientwise LLC		487 East Main Street	Suite 303		Mount Kisco	λ	10549	
Clifford Chance		Address on File						
Clifford Chance		PO Box 7247-6805			Philadelphia	PA	19170-6805	
Clint Swisher		Address on File						
CLO Holdco, Ltd.	c/o Grant Scott, Esq	Myers Bigel Sibley & Sajovec, P.A.	4140 Park Lake Ave, Ste 600		Raleigh	NC	27612	
,	Separation Contractor	Myers Birel D A	4140 Park Lake Ave, Ste		0 45.io.		07610	
CEO I DIACO, Eta.	Giant Scott, Director	Mydla Digal F.A.	000		naidigi.		21012	

Page 26 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 39 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
CI O Holdco I td	Grant Scott Director	Myers Bigel P A	4140 Park Lake Ave, Ste		Raleich	C	27612	
CLO Holdco, Ltd.	Grant Scott, Esq.	Myers Bigel Sibley & Sajovec, P.A.	4140 Park Lake Ave, Ste 600		Raleigh) <u>S</u>	27612	
CLO Holdco, Ltd.	John J Kane	Kane Russell Coleman Logan PC	901 Main Street, Suite 5200		Dallas	¥	75202	
CLO Holdco, Ltd.		190 Elgin Avenue	George Town	Grand Cayman	George Town	Ž	19005	Cayman Islands
CM Murray LLP		37th Floor	One Canada Square, Canary Wharf	•	London		E14 5AA	United Kingdom
CMGRP, Inc.		1717 Main St, Ste 1600			Dallas	X	75201)
CMGRP, Inc.		PO Box 74008263			Chicago		60674-8263	
CMS BondEdge		PO Box 98616			Chicago		60693	
CNBC LLC	c/o Legal Dept, Attn Janet Williams	900 Sylvan Avenue			Englewood Cliffs	2	07632	
Coastal Equities Inc.		1201 N. Orange Street	9th Floor		Wilmington	吕	19801	
Coates Analytics		PO Box 371685			Pittsburgh	PA	15251-7685	
COBURN, JASON		Address on File						
COBURN, JASON M		Address on File						
Cockle Printing Co		2311 Douglas St			Omaha	Щ	68102	
COCVAC		BOX 399			Clark Mills	Z	13321	
Cohen & Company, Ltd		PO BOX 94787			Cleveland	НО	44101-4787	
Cohen, Jeffrey		Address on File						
Coheso, Inc.		7083 Commerce Cir Ste I			Pleasanton	CA	94588-8017	
Colbert, Kenneth T.		Address on File				ļ		
ColdFusion Ice		4901 Saint Lawrence Road			Fort Worth	X	76103	
Cole Schotz	Court Plaza North	25 Main Street	P.O. Box 800		Hackensack	N	07602-0800	
Cole Schotz	Michael D. Warner, Esq.	Cole Schotz Meisel Forman & Leonard	301 Commerce Street, Suite 1700		Fort Worth	X	76102	
Coleman Research Group, Inc. Attn Legal	. Attn Legal	1 Glenwood Ave			Raleigh	NC	27603	
Coleman Research Group, Inc.		100 Park Avenue Suite 1600			New York	×	10017	
Coleman Research Group, Inc.		120 West 45th St	25th Floor		New York	ž	10036	
Coleman, Clayton		Address on File						
Collas Crill	attn Stephen Leontsinis	Floor 2, Willow House	Cricket Square PO Box 709		Grand Cayman		KY1-1107	Cayman Islands
Collas Crill		Floor 2, Willow House, Cricket Square, PO Box 709			Grand Cayman		KY1-1107	Cayman Islands
COLLAS CRILL LLP, ADVOCATES CLIENT ACCOUNT		Glategny Court, PO Box 140, Glategny Esplanade			St Peter Port	Guernsey	GY1 4EW	Channel Islands
Collin County Tax Assessor/Collector	Abernathy, Roeder, Boyd & Hullett, P.C.	1700 Redbud Blvd., Suite 300			McKinney	XX	75069	
Collin County Tax Assessor/Collector		P.O. Box 8046			McKinney	¥	75070	
Collin County Tax Assessor/Collector		P.O. Box 8046			McKinney	X	75070	

Page 27 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 40 of 175

Creditorname						i	
		ı					•
Collins Building Services, Inc		44th Rd	15th Fl	Long Island City	Ž	11101	
Collins Legal Video Service		1700 Pacific Ave	Suite 2410	Dallas	×	75201	
Collins Realtime Reporting		1700 Pacific Ave	Suite 2410	Dallas	×	75201	
COLLINS, BRIAN		Address on File					
Colm McDermott		Address on File					
Colonial Surety Company		123 Tice Boulevard, Suite 250		Woodcliff Lake	2	07677	
Colorado Department of Revenue		Colorado Department of Revenue		Denver	S	80261	
		Colorado DEPT of Regulatory	1560 Broadway, Suite)		
Colorado State Treasurer			006	Denver	00	80202-5150	
ColorMark, L.C.		1840 Hutton Dr	Bldg 208	Carrollton	×	75006	
COLVIN, CHRISTOPHER		Address on File					
COLVIN, MICHAEL		Address on File					
Commissioner of Revenue		DEPARTMENT OF REVENUE					
Services		SERVICES	PO BOX 2936	Hartford	CT	06104-2936	
Commissioner of Securities,		:	8660 United Plaza				
State of LA		Office of Financial Institutions	Boulevard, 2nd Floor	Baton Rouge	ΓA	70809	
COMMISSIONER OF TAXATION AND FINANCE		NYS ASSESSMENT RECEIVABLES	PO BOX 4127	Binghamton	ž	13902-4127	
Commodity Futures Tradina							
Commission		Three Lafayette Centre	1155 21st Street, NW	Washington	DC	20581	
COMMONWEALTH OF			1 Ashburton Place,				
MASSACHUSETTS		Securities Division	Room 1701	Boston	MA	02108	
COMMONWEALTH OF		MASSACHUSETTS DEPT OF	20 POV 7066	÷	V	02204 706E	
MASSACITOSET IS		וור עבויסב	2007 7003	Doson	<u> </u>	0007-40770	
	Attn Marcia Godwin 5500	Canith Haven Lane		Dallas	X	75225-8146	
				3	<u> </u>	0.000	
Confinition of the Sound of North Texas		PO Box 295543		Lewisville	ĭ	75029-5543	
Community Beer Company		1530 Inspiration Drive	Suite 200	Dallas	X	75207	
Community Partners of Dallas		1215 Skiles Street		Dallas	×	75204	
Commyault Backup		1 Commanit Way		Tinton Falls	Ž	07724-0000	
COMPASS BANK		,					
OPERATING		PO BOX 630020		Dallas	X	75263-9720	
Compass Lexecon		PO Box 630391		Baltimore	MD	21263-0391	
Compass Lexecon		1244 Dryden Pl		Evanston	II.	60201-3399	
Compass Lexecon LLC		PO Box 418005		Boston	MA	02241-8005	
COMPETITIVE LOGISTICS		53 PERIMETER CENTER E	STE 201	Atlanta	GA	30346	
organia Constant		a ching council	out action	Domood Hoote		2051 BI FI	United
Complete Colleience Eta			Newfoll Laile	Atoka	Š	74252	III Baaii
Complete Littless Culturels		1204 Elm St	Shift 2560	Dallas	ź È	75270	
Compliance Science Inc		875 Avenue of the Americae	13th Elocr	Now York	< 2	10001	
Compliance Search Group		1001 Avenue of the Americas	Suite 2401	New York	<u> </u>	10001	
Solidarios ocaron Glodo		TOOL MOUNTED OF THE MITCHES	1017	404	-		

Exhibit CCreditor Matrix
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Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 41 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Comptroller of Maryland		Revenue Administration Division	110 Carroll Street		Annapolis	MD	21411-0001	
Comptroller of Public Accounts		PO Box 149348			Austin	¥	78714	
Compuforms Data Products, Inc.		PO Box 101536			Fort Worth	¥	76185-1536	
Compulink Technologies, Inc.		214 West 29 Street	Suite 201		New York	λ	10001	
Computershare		250 Royall St #1011			Canton	MA	02021	
Computershare		14257 Collection Ctr Dr			Chicago	_	60693	
Computershare		16750 Collection Ctr Dr			Chicago		60693	
Computershare Trust		PO BOX 43078			Providence	ā	02940-3078	
Comsvs Services, LLC		PO Box 60260			Charlotte	NC NC	28260	
Concord Marketing Solutions		2000 Bloomingdale Road			Glendale Heights	_	60139	
Concorde Holdings, Inc.		1120 East Long Lake Rd	Suite 207		Troy	M	48085	
Concorde Investment Services		1120 East Long Lake Road	Ste 207		Troy	M	48085	
Concur Technologies, Inc.		62157 Collections Center Drive			Chicago	=	60693	
Concur Technologies, Inc.		18400 NE Union Hill Road			Redmond	WA	98052	
Conference Plus, Inc		8153 Solutions Center			Chicago		60677-8001	
Conference Room AV		13601 W McMillan Rd	Suite 102-277		Boise	П	83713	
Conga		P.O. Box 7839			Broomfield	0 8	80021	
ConnectAndSell, Inc		856 Rand St.			San Mateo	5	94401	
Connected Software		PO Box 29			West Newbury	MA	01985	
Connecticut Department of Banking		Securties & Business Invest Division	260 Constitution Plaza		Hartford	СТ	06103	
CONNER, PATRICK		Address on File						
Connex Systems, Inc.		2033 Chenault Drive, Suite 150			Carrollton	¥	75006	
CONNIE MILTENBERGER		127 KENDALL BLUFF COURT			Chesterfield	MO	63017	
Connolly Bove Lodge & Hutz LLP		1007 North Orange St			Wilmington	DE	19899	
Connolly Gallagher LLP		1201 North Market Street	20th Floor		Wilmington	DE	19801	
Connolly, James		Address on File						
Connor White		Address on File						
Conseco Life Insurance		PO Rox 71214			Charlotte	C	28272-1214	
CONSOLIDATED GENERAL					:			
CIFE INSURANCE CO		4245 N CENIKAL EXPWY	S1E 500		Dallas	×	75205	
Context Summits LLC		401 City Avenue	Suite 815		Bala Cynwyd	A A	19004	
Inc.		2777 Allen Parkway, Suite 600			Houston	X	77019-2166	
Continental Office Group, LLC		PO Box 132			Wylie	¥	75098	
	Attn 392426	_			Pittsburgh	PA	15262	
Contrarian Funds, LLC	Attn 392426	500 Ross St 154-0455			Pittsburgh	PA	15262	
	Attn 392426	$\overline{}$			Pittsburgh		PA	PA 15262

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 42 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

Attn Alpa Jimenez Selina Held Philip Young David Smith	West Putham Ave., Suite 50 Nesbitt Avenue South 5806 ress on File RENDON HOUSE 2 combard St ress on File LONDON ROAD 5 ATLANTIC AVE	PO Box 1450 CHURCH STREET	20225	Greenwich Bloomington Minneapolis	CT WN WIN	06830 55437	(mago
Atth Alpa Jimenez Selina Held Philip Young IL S S David Smith		O Box 1450 HURCH STREET		Greenwich Bloomington Minneapolis	M M M	06830 55437	
Selina Held Philip Young S S David Smith		O Box 1450 HURCH STREET		Bloomington Minneapolis	ZZ	55437	
Philip Young S S Hub David Smith	OUSE 2 OAD	O Box 1450 HURCH STREET		Minneapolis	NW	2007 7017	
Philip Young S S Hup David Smith	OUSE 2 OAD	HURCH STREET				55485-5806	
Philip Young S S Iup David Smith	OUSE 2 OAD	HURCH STREET					
Philip Young S S up David Smith	OAD			Hamilton		0HM11	BERMUDA
S S David Smith	OAD			London		EC3V 9AH	United Kingdom
S : David Smith							
S : David Smith		Stanwell		Ashford		TW15 3AE	United Kingdom
S: David Smith				Atlantic City	2	08401	
S:		Ste 100B		Austin	X	78701	
S: up David Smith		Suite 1935		Dallas	X	75201	
S: David Smith	400 Tri-State Bldg 432 Walnut St			Cincinnati	동	45202	
S: iup David Smith	Rosewood Dr			Danvers	MA	01923	
NITY PARTNERS IN, KIMBERLY fing Services, Inc. rand IS, WILLIAM e Healthcare Group David Smith e Healthcare Group	Box 843006			Boston	MA	02284-3006	
Ing Services, Inc. Irand IS, WILLIAM EHalthcare Group EHealthcare Group EHealthcare Group	nnisbrook Ave			Las Vegas	N	89113	
fing Services, Inc. rand IS, WILLIAM IS we Healthcare Group E Healthcare Group E Healthcare Group	ress on File						
Is, WILLIAM IS, WILLIAM Lery E Healthcare Group David Smith E Healthcare Group	463 Fashion Ave Rm 1800			New York	×	10018-7760	
IS, WILLIAM ery e Healthcare Group David Smith e Healthcare Group	ress on File						
e Healthcare Group Bavid Smith e Healthcare Group	ress on File						
e Healthcare Group David Smith e Healthcare Group	CB Catering 91 PO Box 844288			Dallas	×	75284-4288	
e Healthcare Group							
e Healthcare Group 2200 Ross Av	3030 Ross Avenue	Suite 5400		Dallas	X	75201	
	Œ	Ste. 5400		Dallas	×	75201-0000	
Cornerstone Healthcare Group	1					1	
Attn Michael Brohm	13455 Noel Road, Suite 1320			Dallas	X	75240	
Cornerstone Macro LLC F1 5	1330 Avenue of the Americas FI 5			New York	N	10019-5493	
uring LLC		Suite 1010		Hoboken	S	02030	
CornerStone Staffing PO Box 909	Box 909			Grapevine	X	26099	
CORPORATE COFFEE SYSTEMS AVE	SUMMA AVE			Westbury	N	11590	
CORPORATE EXPRESS INC PO BOX 71217	BOX 71217			Chicago	<u></u>	71217	
Corporate Expressions 11 Blackberry Ln.	Slackberry Ln.			Norwalk	CT	06850	
Corporate Golf 604 West Morg	604 West Morgan St Ste 202			Durham	NC	27701	
Corporate Green PO Box 820725	Box 820725			Dallas	×	75382	
Corporate Interiors Inc.	Box 709			Frisco	×	75034-0709	
Corporate Montage 9950 Westpark	9950 Westpark Dr Ste 602			Houston	X	77063-5196	
tners	6116 N Central Expwy Ste 406			Dallas	XT	75206	
Corporate Source Ltd 2651 N Harwoo	2651 N Harwood Ste 260			Dallas	XX	75201	

Page 30 of 155

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editolivalile	oledito inotice nalle	Tagless I	Zesalina Addition	Addresss			Z-00-2-	country
Corporate Source Ltd		1505 Oak Lawn Ave	Sulte 300		Dallas	<u> </u>	10791	
Corporate Source Ltd		Lockbox 671236			Dallas	X	75267-1236	
Corporate Strategies by						0,1		
SkillPath		6900 Squibb Kd			Mission	KS	20299	
Corporate Strategies by SkillPath		PO Box 803839			Kansas City	МО	64180-3839	
Corporate Transportation Group		335 Bond St			Brooklyn	Ž	11231	
Corporation Service Company		PO BOX 13397			Philadelphia	PA	19101-3397	
Cory McCallum		Address on File						
COSMOPOLITAN GLASS		307 DAIBES CT			Edgewater	Z	07020	
CoStar Realty Information, Inc.		PO Box 791123			Baltimore	MD	21279-1123	
Cotton, Austin		Address on File						
Coughlin, William		Address on File						
Coughlin, William A.		Address on File						
Counsel Press LLC		PO Box 1053			New York	N≺	10018-9998	
CounselWorks LLC		477 Madison Avenue	Suite 740		New York	Ż	10022	
COURIERS INC		225 MILLWELL DR			Maryland Heights	MO	63043	
Cournoyer, Timothy		Address on File						
Courthouse Digital Video		8848 Twin Pines Ln			Frisco	X	75036-1427	
Courtlandt Securities		PO Box 11929			Newbort Beach	Ą	92658	
		620 N Crapt	Clifto E10		Odosso	; }	70764	
Courtroom Intelligence, Inc.		1219 West University Blvd	Oute of a		Odessa	××	79764	
Covenant Review LLC		708 Third Ave	6th Floor		New York	N	10017	
Covenant Review LLC		230 Park Ave. Suite 812			New York	×	10169	
COVERT INVESTIGATIVE								
SERVICES		PO BOX 67			Lewisville	X	75057	
COVITZ, HUNTER		Address on File						
Cowen and Company, LLC		Finance Group - 21st Floor	599 Lexington Avenue		New York	×	10022	
Cowie, Jason		Address on File						
COX, BRIAN		Address on File						
COZEN O CONNER								
ATTORNEYS		W1385	PO BOX 7777		Philadelphia	PA	19175-0775	
CP EATON PARTNERS, LLC		131 ROWAYTON AVE			Rowayton	CT	06853	
CPCM, LLC	Baker & McKenzie LLP	Debra A. Dandeneau	452 Fifth Avenue		New York	ž	10018	
CPCM, LLC	Baker & McKenzie LLP	Michelle Hartmann		Suite 1500	Dallas	X	75201	
CPCMIIC	Ross & Smith PC	Judith W. Ross, Frances A. Smith Fric Soderland	700 North Pearl Street, Suite 1610		Dallas	XL	75201	
CPCM, LLC		6505 W. Park Blvd. Ste. 306	PMB# 352		Plano	ž Ž	75093	
Craig and Macauley		- W - H - H V COCO			C		0.77	
Professional Corp.		600 Atlantic Ave			Boston	MA	0.727.0	
Crain Communications Inc.		16309 Collection Center Dr.			Chicago	_	60693	
Crain Communications Inc.		1155 Gratiot Ave			Detroit	M	48207-2732	
Cranellis		10047 Park Meadows Dr			Lone Tree	00	80124	
Crawford Wishnew & Land	Michael J Lang	1700 Pacific Avenue Suite 2390			Dallas	×	75201	
			-					

Page 31 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 44 of 175

CreditorName	CreditorNoticeName	Address1	Address? Address3	City	State	Zin
CRE ADVISORS, LLC		PO BOX 2302		Addison	XT	
Creative Meetings & Incentives		2405 Mill Plain Rd		Fairfield	C	06824
CREATIVE PRINTING		311 N STEMMONS	STE 400	Dallas	X	75207
CREDIT SUISSE	ATTN JUDY HARNETT	11 MADISON AVE, 11TH FLR		New York	ž	10010
CREDIT SUISSE		700 College Road East		Princeton	N	08540
CREDIT SUISSE		11 MADISON AVE, 26TH FLR	AARON OVEDIA	New York	ž	10010
Creditflux		63 Clerkenwell Rd		London		United EC 1M- 5NP Kingdom
Crescent Asset Managment		1440 Broadway	17th fir	New York	×	
Crescent Partners, LLC		1440 Broadway	17th floor	New York	×	10018
Crescent Research		PO Box 64-3622		Vero Beach	FL	32964
Crescent TC Investors LP		200 Crescent Ct	Suite 250	Dallas	X	75201
Crescent TC Investors, L.P.	c/o Michael S. Held	2323 Ross Avenue, Suite 600		Dallas	¥	75201
Crescent TC Investors, L.P.	Dale Todd, President	277 Park Ave., 36th Floor		New York	NY	10017
Crescent TC Investors, L.P.	Hien Le	5847 San Felipe St., Suite 150		Houston	¥	77057
Crescent TC Investors, L.P.	Hien Le	5847 San Felipe St., Suite 150		Houston	XT	77057
Crescent TC Investors, L.P.	Jackson Walker LLP	Michael S. Held	2323 Ross Ave., Suite 600	Dallas	¥	75201
Crescent TC Investors, L.P.	Michael S. Held	2323 Ross Ave., Suite 300		Dallas	X	75201
Crescent TC Investors, L.P.		Post Office Box 841772		Dallas	X	75284
Crescent TC Investors, L.P.		Post Office Box 841772		Dallas	TX	75284
CREST, DAVID		Address on File				
Cris Rodriquez		Address on File				
Crisostomo, Norm		Address on File				
Critical Electric Systems		704 Central Dkwy Fast	#12000	Dlano	×	75074
CROSS 3 LLC		7324 ELDRED AVE, NE		Rockford	Σ W	49341
Crosson Dannis, Inc.		8150 N. Central Expressway, Suite 950		Dallas	¥	75206
Crossroads Audio, Inc.		2623 Myrtle Springs Avenue		Dallas	X	75220
Crowe & Dunlevy, P.C.	Vickie L. Driver	2525 McKinnon Street, Suite 425		Dallas	¥	75201
Crowe Dunlevy		Address on File				
Crowell & Moring		1001 Pennsylvania Ave NW		Washington	DC	20004-2595
CROWELL, LEONARD		Address on File				
Crown Capital Securities, L.P.		725 Town & Country Rd	Suite 530	Orange	S	92868
CRT CAPITAL GROUP, LLC		262 HARBOR DR		Stamford	CT	06902
CSC		PO Box 13397		Philadelphia	РА	19101-3397
CSI e-Discovery Services, LLC		4950 N. OConnor Rd.	Suite 152	Irving	X	75062
CSI Global Deposition Services	Accounting Dept-972-719-50	CSI Global Deposition Services Accounting Dept-972-719-5000 4950 N. OConnor Rd, 1 st FI		Irving	XL	75062-2778

Page 32 of 155

Page 33 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 45 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3 City	State	Zip	Country
			5				
CSI Litigation Psychology, LLC		4950 North OConnor Rd.	Floor	Irving	XT	75062	
CSS Medical Inc.	Steve Saft	14255 49th Street North	Suite 301	Clearwater	FL	33762	
CT Corp		PO Box 4349		Carol Stream	_	60197-4349	
CT Corporation		1999 Bryan Street	Ste 900	Dallas	XL	75201-0000	
CT Corporation System	ATTN Michael E Jones	350 N. St. Paul Street, Ste. 2900		Dallas	¥	75201	
CT Corporation System	C/O STEPHANIE WATTS- DARTY	DALLAS CORPORATE TEAM 2	350 North St. Paul St.	Dallas	×	75201	
CT Corporation System		PO Box 4349		Carol Stream	_	60197-4349	
CT Lien Solutions		PO Box 301133		Dallas	¥	75303	
CT Lien Solutions		Lockbox 200824		Houston	ĭ	77216	
CTRL+V Inc.		251 Union St.		Lawrence	×	11559	
Culhane Meadows PLLC		PO Box 49716		Atlanta	GA	30359	
Culinaire International	Attn Catering Dept	2943 SMU Blvd		Dallas	×	75205	
TOLIGH STATES IN STREET		601 JEFFERSON ST STE		T T	}	27002 2042	
COLLEN ESTATE TOUSI		Address on File		IIOSPOLI	<_	0161-20011	
Curdles Associates II C		12 Roszel Road	Suite B102	Princeton	Z	08540	
Cushman & Wakefield of		2555 Fast Camelback Road	1000		2		
Arizona, Inc.		Ste 400		Phoenix	Ą	85016	
CUSIP		55 Water Street	43rd Floor	New York	λ	10041	
CUSIP Global Services		33356 Collection Center Dr		Chicago	=	60693-0333	
CUSIP Service Bureau		2542 Collection Center Drive		Chicago	- 	6909	
CHSIP Service Bureau		Standard and Poors	2542 Collection Center	Chicado	-	60693	
CUSIP Service Bureau		PO Box 19140A		Newark	! 🕏	07195-0140	
CUSTOM BOOK BINDERY,					2		
INC.		9 SHERIDAN AVE		Clifton	2	07011	
Custom Headsets of Dallas		5949 W Hwy/ 175		Kaufman	XT	75142	
CVE Technologies Group Inc.		1414 S. Gustin Rd.		Salt Lake City	ħ	84104	
CVE technology		3000 E Plano Pkwy		Plano	¥	75074-0000	
CW PARTNERS LLC		2811 MCKINNEY AVE	STE 214	Dallas	X	75204	
Cylance		400 Spectrum Center Dr.	Suite 900	Irvine	S	92618-0000	
CYNTHIA VALLES		Address on File					
CYRUS SPURLINO REVOCABLE TRUST		7214 N MOBLEY RD		Odessa	FL	33556-2303	
Cystic Fibrosis Foundation	NE Texas/Fort Worth Chapter	1600 Airport Fwy Ste 501		Bedford	¥	76022-6882	
Cystic Fibrosis Foundation		7506 E Independence Blvd #120		Charlotte	N	28227	
Overic Fibrasis Foundation		Northeast Texas Chanter	3102 Maple Ave, Ste	selleC	ř	75201	
CZG Dynamics Associates		14 Penn Plaza Suite 1712	01-	New York	× ×	10122	
D Magazine		750 North St. Paul Street	Suite 2100	Dallas	×	75201	
D Magazine		4311 Oak I awn Ave Ste 100		Dallas	×	75219-9701	
D&S Enterprises		10703 Sweetwater Drive		Frisco	×	75035	
D Alan Bowlby		PO Box 1067		Addison	×	75001	
C. Carrey		2001			<u> </u>	-	

		Address	Addressz	CILY	olate	Zip Country
 D. Allan Bowlby & Associates, 						
Inc		PO BOX 1067		Addison	X	75001
D.F. King & Co, Inc.		48 Wall Street		New York	×	10005
D.H. Hill Securities, LLLP		1543 Green Oak Place	Ste 100	Kingwood	X	77339
AETSCH, MOLLY		Address on File				
DALE BEHM		Address on File				
Dale Frey		Address on File				
Dallas A&M Club	Attn Mike Henderson	4303 Glenwick		Dallas	X	75205
Dallas AfterSchool Network		3900 Willow St Ste 110		Dallas	X	75226-1247
Dallas Area Habitat for			700007	000	}	76970
Hullianity		3617 Enimount St Ste 101	FO BOX / 00324	Dallas	<u> </u>	75210
Illas Ait & Design		2404 Dece Asso		Dallas	<u> </u>	75204
Dallas Bar Association		2101 Ross Ave	701	Dallas	<u> </u>	75201
Dallas Basketball Ltd.		1333 N Stemmons FWy	Ste 105	Dallas	× i	75207-3722
Dallas Business Journal		PU Box 840190		Dallas	× }	75284-0190
Dallas Challenge		7777 Forest Lane	Suite C-410	Dallas	<u> </u>	75203
OALLAS CHABTER TEL	ATTN Share Lagrange	Cash America International Ind 1800 Wast 7th Ct	1 4500 Wast 7th Ct	Et Worth	<u> </u>	76102 6803
			69TH FLR, BANK		<u> </u>	0000
DALLAS CHAPTER TEI		901 MAIN ST	AMERICA PLAZA	Dallas	X	75202
DALLAS CHAPTER TEL		PO BOX 961101	BNSF RAILWAY COMPANY, SCOTT RYNFARSON	Tort Worth	×	76161-1101
Dallas Childrens Advocacy Center	Attn Stepheni Jordan	5351 Samuell Blvd		Dallas	<u> </u>	75228
Dallas Childrens Theater	Attn Michael Gonzales			Dallas	×	75231
Dallas Committee on Foreign Relations		4925 Greenville Avenue	Suite 1025	Dallas	X	75206-4092
Dallas Contemporary, MTV	Attn Hannah Fagadau	161 Glass Street		Dallas	X	75207
Dallas County	Attn Elizabeth Weller	2777 N. Stemmons Freeway	Suite 1000	Dallas	ΧL	75207
Dallas County	Elizabeth Weller	c/o Laurie A. Spindler	Linebarger Goggan Blair 2777 N. Stemmons & Sampson, LLP Freeway, Suite 1000		¥	75207
Dallas County Republican		10100 N Central Exprave			ž	75031
Dallas County Tax Assessor	John R. Ames. CTA	1201 Elm Street	Suite 2600	Dallas	×	75270
Dallas County Tax Assessor	John R. Ames, CTA	PO Box 139066		Dallas	×	75313-9066
Dallas County Tax Office		PO Box 139033		Dallas	×	75313-9033
Dallas Courier Service, Inc.		PO Box 833583		Richardson	XT	75083
DALLAS DUCKS UNLIMITED		400 TURTLE CREEK CENTER	3811 TURTLE CREEK BLVD SCOTT WEBER	Dallas	¥	75219
Dallas Employment Services		6125 Luther Ln # 299		Dallas	×	75225-6202
Dallas Gigs LLC	Attn Eddie Parker	PO Box 225423		Dallas	XT	75222
Dallas Glass & Door Company, Ltd	- 5	PO Box 440		Fate	¥	75132
Dallas Hispanic Firefighters Association		703 McKinney Ave	Suite 201	Dallas	¥	75202
DALLAS HR		4100 SPRING VALLEY RD	STE 300	Dallas	XT	75244
Dallas Jewish Community Foundation		One Hillcrest Green	12700 Hillcrest Rd, Suite 201	Dallas	X	75230

Page 34 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 47 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

All Megan Harrison Pol Box 130771 Pol Pol Box 130771 Pol	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Found Foundation Foundation Foundation Foundation Foundation Foundation Foundation Foundation TX and bodies on the Research of Computation All In Magain Harrison Entrol Edul (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2	Dallas Junior Chamber of								•
SECTION DELICATION OF CONTRACT CONTRACTOR AND FIRE TRANSPORTED TO THE STATE OF CONTRACTOR AND FIRE TRAN	Commerce Found.		PO Box 130721			Dallas	X	75313	
Attan Megan Harmson FreeBoat Dalles TX Ad bellen Attan Megan Harmson FreeBoat Dalles TX A viseum of Art T17 North Harwood LB 171 Dalles TX A PETROLE LUM CLUB THE VORTOR NAZOA 7474 FERGUSON RD Dalles TX Pale Logaritent Aller Petrol Revision RL LVAGO 3024 Cedar Springs Rd Dalles TX Pale Logaritent Aller Finance 500 North Akiard St. Sulfe 2800 3024 Cedar Springs Rd Dalles TX Pale Logaritent Aller Finance 500 North Akiard St. Sulfe 2800 Sulfe A Dalles TX Reported Science Aller Finance 500 North Akiard St. Sulfe 2800 Sulfe A Dalles TX Reported Science Aller Finance 6150 Marth Akiard St. Sulfe 2800 Sulfe A Dalles TX Shift Composition Science Allerse 6150 Marth Akiard St. Sulfe 2800 Sulfe A Dalles TX Shift Composition Science Allerse 6150 Marth Akiard St. Sulfe 2800 Sulfe A Dalles TX Shift	:	:	650 South R.L. Thornton			:	i		
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S PETROLLE MM.CLUB 2200 NOSS AVE MEMORAL FLUNDA LB 171 Dalless TX S POLICE AND FIRE THE VICTOR LAZAR 1474 FERGUSON RD Dalless TX Discle Department Amm Pernit Compliance Unit POB Box 44/166 3824 Cedar Springs Rd Dalless TX Producer Subh Am Finance 3000 North Akard St, Sulle 2000 Dalless TX Regional Chamber Am Finance Doub Box 560938 Dalless TX Regional Chamber Am Finance Doub Box 560938 Dalless TX Security Systems, Inc. 2601 Avenue of the Stare Sulle A Dalless TX Security Systems, Inc. 2605 Mariane Dr. Sulle A Dalless TX Micked Committee Am Barbara Johnston Sulle A Dalless TX Micked Committee Am Barbara Johnston Sulle A Dalless TX Micked Committee Am Departs Mariance Son File TX Dalless TX Micked Committee Am Departs Mariance Son File Mariance Son File Mariance Son File <									
S OLICE AND FIRE THE MORNAL FUND 7474 FERGUSON RD Dalles TX Police Department Alam Permit Compliance Unit PO Box 440166 3824 Cedar Springs Rd Dalles TX Producers Club Iol. J. Patrick Collins 500 North Akard St, Suite 2600 Dalles TX Regional Chamber Alm Finance 500 North Akard St, Suite 2600 Firstoo TX Regional Chamber Alm Finance 200 14 Ava 200 14 Ava Firstoo TX Surriver Musicals, Inc. Alm Finance 200 14 Ava Suite A Dalles TX Policy Company PO Box 670564 Barbara Johnston PO Box 670564 Dalles TX Policy Company PO Box 670564 Barbara Johnston Barbara Johnston Barbara Johnston Balles TX Policy Company Alm Barbara Johnston Barbara Johnston Barbara Johnston Balles TX Policy Company Alm Barbara Johnston Barbara Johnston Barbara Johnston Balles TX Policy Colocycal Social Social Social Social RI Troton Funy Barbara Madress on File	DALLAS PETROLEUM CLUB		2200 ROSS AVE	LB 171		Dallas	X	75201-2799	
Police Department Alarm Permit Compliance Unit POB Box 840186 TX Producers Club Inc. J. Partick Collins POB Box 840186 Dolles TX Regional Chamber Afth Finance POB Box 850899 Frisco TX Busin POB Box 850899 Frisco TX Montant Companie After Box 800 Frie	DALLAS POLICE AND FIRE		THE VICTOR LAZADA MEMORIAL FUND	7474 FERGUSON RD		Dallas	X	75228	
Agenorary Coloma Go J. Petrick Colims FMB 414 Colomatics FMS	Dallas Police Department	Alarm Permit Compliance IIn				Selle Selle	×	75284-0186	
Regional Chamber Attn Finance 500 North Akard St, Sulte 2600 TX Security Systems, Inc. Pob Box 550939 Frieco TX Summer Musicalis, Inc. 2261 Avenue of the Stars Sulte A Prieco TX Summer Musicalis, Inc. 2261 Avenue of the Stars Sulte A Dealies TX Fish Tool Ross All Trian Debtas All Alliance Attra Debtas Alliance Attra Debtas Alliance Dealies TX Mornance Amaillace Attra Debtas Alliance Attra Debtas Alliance Ballass TX Mornance Amaillace Attra Debtas Alliance Ballass TX Mornance Amailla Ballace Attra Debtas Alliance Ballass TX Mornance Amailla Ballace Address on File Ballass TX Mornance Amailla Ballace Address on File Ballass TX Manders on File Ad	Dallas Producers Club	c/o J. Patrick Collins		3824 Cedar Springs Rd		Dallas	××	75219-4136	
Security Systems, Inc. PO Box 550839 PO Box 550839 TX Stars Stars Frisco TX Summer Musicalis, Inc. 2601 Avenue of the Stars Suite A Dallass TX Summer Musicalis, Inc. 2605 Mannare of the Stars Suite At TX Dallass TX CSAINT Committee Atth Barbara Johnston 2200 Ress Ave. Suite 4150E Dallass TX Normens Foundation Suite 4110 Central Expwy Suite 4110 Central Expwy Dallass TX Normens Foundation Suite 4110 Central Expwy Suite 4110 Central Expwy Dallass TX Normens Foundation Suite 4110 Central Expwy Colosigned Scale Colosigned Scale TX Normens Foundation And Exposure Transported Scale And Exposure Transported Transpo	Dallas Regional Chamber	Attn Finance	500 North Akard St, Suite 2600			Dallas	¥	75201	
Statis 2001 14 Ave States Frisco TX Summer Musicals, Inc. 909 144 Ave Suite A Dalles TX Afrix Company 200 6 Manarab Dr. Suite A Dalles TX Afrix Company 200 6 M 205 6	Dallas Security Systems, Inc.		PO Box 550939			Dallas	X	75355-0939	
Summer Musicals, Inc. Summer Musicals, Inc. Dealias TX Shift Company ZEOR Maname Dr Sulfe A Dealias TX Shift Company POD Rox 67/20564 Dealias TX Michael Debate Alliance Ath Barbara Johnston 2200 Ross Anc, Sulfe 410 Sulfe 410 Dealias TX Michael Committee Ath Barbara Johnston 2200 Ross Anc, Sulfe 410 Dealias TX Nombroad Committee Ath Barbara Johnston BS Sulfe 4110 Dealias TX Coulcip Call Society EGG South R. Thorton Fwy Action Resource Act	Dallas Stars		2601 Avenue of the Stars			Frisco	X	75034-9089	
Test Debate Alliance Bobbless on Fiber Alliance Debliss TX Infant Debate Alliance Attn Barbara Johnston 2200 Ross Ave, Suite 4150E Debliss TX Wildcat Committee Attn Barbara Johnston 2200 Ross Ave, Suite 4150E Debliss TX Womens Foundation Bobbless on File PO Box 901770 Debliss TX Nonder Sound Council For Box 801770 Debliss TX Recovery ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Dallass TX Recovery ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Dallass TX RECOVERY ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Mandeville LA RECOVERY ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Mandeville LA RECOVERY ANDER DEVELOPMENT Address on File Addr	Dallas Summer Musicals, Inc.		909 1st Ave			Dallas	×	75210-1042	
Unban Debate Allience PO Box 67/05/64 415/0E Dallass TX Wildcat Committee Attn Barbara Johnston 2200 Ross Ave, Sulte 415/0E TX Wildcat Committee Attn Carriel Expwy 8150 North Central Expwy Dallass TX Youth Councial Concern Brown Councial Expwy Brown Councial Expwy Brown Councial Expwy Dallass TX Youth Councial Concern Brown Councial Expwy TX R Cooley Councial Councial Councial Expwy Brown Councing Expwy Brown Counc	Dallas T-Shirt Company		2626 Manana Dr	Suite A		Dallas	XL	75220	
Wordcat Committee Attn Barbara Johnston 2200 Ross Ave. Suite 4150E TX Wormens Foundation Stuffe Africa Stuffe Africa TX Wormens Foundation Stuffe Africa Stuffe Africa TX Suite Africa Stuffe Africa TX TX Cookolgical Society ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Ransas City MO Recovery ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Dallass TX RIST THEODORE ATTN CARL BAGGETT Address on File LA Address on File LA Bach Col Coewinsohn Flegle Deary Address on File Address on File LA R. CHRISTINA Address on File Address on File LA R. CHRISTINA Address on File Address on File LA R. Shaviro Loewinsohn Flegle Deary Address on File Address on File LA R. Shaviro Loewinsohn Flegle Deary Address on File Address on File LA R. Shaviro Loewinsohn Flegle Deary Address on File <td>Dallas Urban Debate Alliance</td> <td></td> <td>PO Box 670564</td> <td></td> <td></td> <td>Dallas</td> <td>X</td> <td>75367</td> <td></td>	Dallas Urban Debate Alliance		PO Box 670564			Dallas	X	75367	
Nomens Foundation Stitle #110 Dalias TX Foundation PO Box 793604 Dalias TX Couth Council PO Box 793604 Dalias TX Zoological Society FO Box 801770 FO Box 801770 FO Box 801770 R Recovery ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Dalias TX ARE DEVELOPMENT Address on File Address on File Address on File LA Bach Col Loewinsohn Flegle Deany 12377 Merit Drive Address on File LA ARE CHRISTINA Address on File Address on File Address on File Address on File ARE CHRISTINA Address on File Address on File Address on File Address on File ARE Shaviro Loewinsohn Flegle Deany Address on File Address on File Address on File ARE Shaviro Loewinsohn Flegle Deany Address on File Address on File Address on File ARE Shaviro Loewinsohn Flegle Deany Address on File Address on File Address on File ARE Shaviro Addr	Dallas Wildcat Committee	Attn Barbara Johnston	2200 Ross Ave, Suite 4150E			Dallas	XT	75201	
Formation POS Box 793604 POS Box 793604 POS Box 793604 POS Box 193604 POS Box 1936	Dallas Womens Foundation		8150 North Central Expwy			Dalla c	×	75206	
Poblish Society ESEO South RL Thorton Fwy Dallas TX E Recovery PO Box 801770 IX MO RIS, THEODORE ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Dallas TX RIS, THEODORE Address on File Address on File Address on File LA Bachh C/o Loewinsohn Flegle Deary Address on File Address on File TX Bachh C/o Loewinsohn Flegle Deary Address on File Address on File TX RY, CHRISTINA Address on File Address on File Address on File Name Recleman, Inc Johnorgan Chase Bank, NA 21992 Network Place Chicago IL Address on File P Winkka Simon LLP Address on File Address on File Address on File TX P Winkka Simon LLP Address on File Address on File Address on File Address on File P Winkled Simon LLP Address on File Address o	Dallas Youth Council		PO Box 793604			Dallas	×××	75379	
E RECOVERY FO BOX 801770 FO BOX 801770 MO RIS, THEODORE ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Dallass TX VARE DEVELOPMENT Address on File Mandeville LA bach Cio Loewinsohn Flegle Deary Address on File LA bach Cio Loewinsohn Flegle Deary Address on File TX brich Ka Simon Address on File TX PY, ERIAN J. Address on File TX PY, ERIAN J. Address on File LC Address on File Address on File Morristown Address on File Address on File Morristown Address on File Address on File Address on File P Winkka Simon LLP Address on File TX Address on File Address on File Address on File TX Address on File Address on File Address on File TX Address on File Address on File Address on File Address on File	Dallas Zoological Society		650 South RL Thorton Fwy			Dallas	×	75203-3013	
RIS, THEODORE ATTN CARL BAGGETT NORCOM CAPITAL 15770 N DALLAS PKWY Dallas TX VARE DEVELOPMENT Address on File Address on File Address on File LA bach Col Loewinsohn Flegle Deary Address on File Address on File TX bach Col Loewinsohn Flegle Deary Address on File TX riensky R.R. CHRISTINA Address on File TX R.R. CHRISTINA Address on File Chicago IL I. R. CHRISTINA Address on File Chicago IL J. Edelman, Inc. Address on File Morristown NJ Address on File Address on File Morristown NJ Address on File Address on File Address on File TX Address on File Address on File Address on File TX Address on File Address on File Address on File TX Address on File Address on File Address on File Address on File	Damage Recovery		PO Box 801770			Kansas City	MO	64180	
Address on File Mandeville LA Address on File Address on File LA C/O Loewinsohn Flegle Deary Address on File TX Simon Address on File TX Address on File Address on File LC Address on File Address on File Morristown Loewinsohn Flegle Deary Address on File Morristown Loewinsohn Flegle Deary Address on File TX Simon LLP Address on File TX Address on File Address on File TX	DAMC	ATTN CARL BAGGETT	NORCOM CAPITAL	15770 N DALLAS PKWY		Dallas	×	75248	
241 MORNINGSIDE DR Mandeville LA Address on File Address on File TX C/O Loewinsohn Flegle Deary 12377 Merit Drive TX Simon Address on File TX Address on File Address on File L Loewinsohn Flegle Deary S5 Madison Ave, 4th Fir Morristown NJ Loewinsohn Flegle Deary Address on File NJ Simon LLP Address on File TX Address on File Address on File TX Loewinsohn Flegle Deary Address on File TX Simon LLP Address on File TX Address on File Address on File TX	DAMERIS, THEODORE		Address on File						
c/o Loewinsohn Flegle Deary Address on File TX Simon 12377 Merit Drive TX Address on File Address on File TX Address on File Chicago IL Address on File Chicago IL Dewinsohn Flegle Deary Address on File Morristown NJ Loewinsohn Flegle Deary Address on File TX Simon LLP Address on File TX Address on File Address on File TX Address on File Address on File TX Address on File Address on File TX	DAMEWARE DEVELOPMENT		241 MORNINGSIDE DR			Mandeville	4	70448	
c/o Loewinsohn Flegle Deary Address on File TX Simon Address on File TX Address on File Address on File IL Address on File Chicago IL JPMorgan Chase Bank, NA 21992 Network Place Chicago IL Loewinsohn Flegle Deary Address on File Morristown NJ Loewinsohn Flegle Deary 12377 Merit Drive, Suite 900 TX Simon LLP Address on File TX Address on File Address on File TX	Dan Drabinski		Address on File						
Concentration 12377 Merit Drive TX Simon Address on File TX Address on File Address on File IL Address on File Morristown IL Loewinsohn Flegle Deary Address on File Morristown NJ Loewinsohn Flegle Deary 12377 Merit Drive, Suite 900 TX Address on File Address on File TX	Dan Subach	yaco O olacia adocacimos I olo							
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Address on File Address on File Entered on	Dana Driensky								
Address on File Address on File Chicago IL Loewinsohn Flegle Deary Address on File Morristown NJ Loewinsohn Flegle Deary 12377 Merit Drive, Suite 900 TX Address on File Address on File TX Address on File Address on File TX Address on File Address on File TX	DANAHY, BRIAN J.		Address on File						
Address on File Address on	DANDAR, CHRISTINA		Address on File						
55 Madison Ave, 4th Fir Morristown NJ Address on File Address on File TX Loewinsohn Flegle Deary 12377 Merit Drive, Suite 900 Dallas TX Simon LLP Address on File TX Address on File Address on File Exercise Control of the property of the	Daniel J Edelman, Inc		JPMorgan Chase Bank, NA	21992 Network Place		Chicago	<u></u>	60673	
Address on File Address on File Address on File TX Loewinsohn Flegle Deary 12377 Merit Drive, Suite 900 Dallas TX Simon LLP Address on File TX Address on File Address on File Address on File Address on File Address on File Address on File	Daniel Kaplan Associates LLC		55 Madison Ave, 4th Flr			Morristown	Z	07960	
Address on File Address on File Loewinsohn Flegle Deary Address on File TX Simon LLP Address on File TX Address on File Address on File Address on File	Daniel Moisio		Address on File						
Loewinsohn Flegle Deary 12377 Merit Drive, Suite 900 Dallas TX Simon LLP Address on File TX Address on File Address on File Address on File	Daniel N. Shaviro		Address on File						
Address on File Address on File Address on File Address on File	Daniel P Winikka	Loewinsohn Flegle Deary Simon LLP	12377 Merit Drive, Suite 900			Dallas	¥	75251	
	Daniel Ranson		Address on File						
	Daniel Riedler		Address on File						
	Daniel Sexton		Address on File						

Page 35 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 48 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zin	Country
Daniel Sharvit		Address on File						
Daniel Sheehan & Associates,		8150 N. Central Expressway						
PLLC	Daniel J Sheehan, Jr	Suite 100			Dallas	X	75206	
Daniela Garrett		Address on File						
Daniels & Erickson, PC		12221 Merit Dr.	Suite 760		Dallas	X	75251	
Dansby White		Address on File			:	,		
Darby Dunn Communications		461 Manor Lane			Pelham	λN	10803	
Darla M Chavez		Address on File						
Daryls By Design		1801 N Griffin Street			Dallas	X	75202	
DATACARE SOFTWARE								
GROUP INC		445 PARK AVE	10TH FLR		New York	NY	10022	
Datamax		PO Box 20527			Saint Louis	MO	63139	
DataPlus Consulting		750 North St Paul St. Suite						
Incorporated		1225			Dallas	×	75201	
Data Plus Consulting								
Incorporated		PO Box 190634			Dallas	¥	75219	
DataPlus Consulting,								
Incorporated		750 North St Paul	Suite 1225		Dallas	×	75201	
								United
Datapoint Management		210 Empire House	1 Empire Way		Wembley		HA9 OEW	Kingdom
DAUGHERTY, PATRICK		Address on File						
DAUM, KURT		Address on File						
Dave Barnett		Address on File						
DAVE WALLS		Address on File						
DAVID BLANKS		Address on File						
DAVID BLANKS		Address on File						
		Address on File						
David C Smith		Address on File						
DAVID CALABAN		Address on File						
DAVID CALLALIAN		Addiess Off File						
Collector		PO Box 620088			Dallas	X	75262-0088	
			DALLAS COUNTY TAX					
David Childs Tax Assessor-			ASSESSOR-					
Collector		PO BOX 139066	COLLECTOR		Dallas	ĭ	75313-9066	
David Culley		Address on File						
		!						
David Feldman Worldwide, Inc		PO Box 2392			New York	λN	10116-2392	
David Fraiberg		Address on File						
DAVID FULLERTON		Address on File						
David Geneson		Address on File						
David Hill		Address on File						
David Hu		Address on File						
David Huff Photography LLC		22022 N 119th Drive			Sun City	ΑZ	85373	
DAVID LANCELOT		Address on File						
DAVID LEE		Address on File						
DAVID LEHUQUET		Address on File						
David M. Cooper		Address on File						
DAVID MARTIN		Address on File						
David Ourlicht		Address on File						
DAVID POWERS		Address on File						
							+	

Page 36 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 49 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
DAVID R HOLBROOKE ROTH								
IRA		120 BULKLEY AVE APT 405			Sausalito	CA	94965-2149	
DAVID SALYER		Address on File						
DAVID SMITH		Address on File						
David Smith		Address on File						
David Spiegel		Address on File						
David Tomek PLLC		325 N St Paul Street	Suite 3300		Dallas	X	75201	
David W. Langford, CSR, CRR, RDR	Official Court Reporter	101st Judicial District Court	George L. Allen Courts Building		Dallas	XT	75202-4631	
David Walls	-	Address on File						
David Weisbach		Address on File						
DAVIES WARD PHILLIPS &			1 FIRST CANADIAN					
VINEBERG LLP		44TH FLR	PLACE		TORONTO	NO	M5X 1B1	CANADA
		2701 Dallas Parkway, Suite						
Davis Deadman	Jason P. Kathman	290			Plano	×	75093	
Davis Deadman		Address on File						
DAVIS FORESTRY		PO BOX 24633			Little Rock	AR	72221	
Davis Polk & Wardwell	Attn Andrew Dean	450 Lexington Ave			New York	λ	10017	
Davis R. Deadman		Address on File						
		2600 Century Square 1501						
Davis Wright Tremaine LLP		Fourth Ave			Seattle	WA	98101-1688	
DAVIS, MARY M.		Address on File						
DAVIS, MARY MARTHA		Address on File						
Dawn ORourke		Address on File						
Day Pitney LLP		PO Box 416234			Boston	MA	02241-6234	
DDC Financial Group er o		Bobi sovicka 230-12	190 00 Prague		Praba 0			CZECH REPLIBLIC
DEADMAN, DAVIS		Address on File			5			
DealFlow Media, Inc		PO Box 122			Svosset	×	11791	
Deana K. Adams	Official Court Reporter	600 Commerce, 630 C	6th Floor, East Tower		Dallas	X	75202	
Deanne Engle		Address on File						
Debevoise & Plimpton		919 Third Ave			New York	≻N	10022	
Debevoise & Plimpton LLC	M. Natasha Labovitz, Erica S. Weisgerber, Daniel E. Stroik	919 Third Avenue			New York	ž	10022	
	c/o Accounting Dept. 28th							
Debevoise & Plimpton LLP	Floor	909 Third Ave			New York	×	10022	
Debevoise and Plimpton LL P	Attn Christopher K. Tahbaz, Fsg	919 Third Avenue			New York	ž	10022	
	Baker & McKenzie I I P	452 Fifth Avenue			New York	Ż	10018	
Debt Domain		295 Madison Ave	Ste 24		New York	ž	10017-0000	
Debtdomain (USA) Inc.		295 Madison Ave	Suite 924		New York	ž N	10017	
DECHERT LLP		PO BOX 7247-6643			Philadelphia	PA	19170-6643	
								United
Dechert UK		160 Queen Victoria Street			London	England	EC4V 4QQ	Kingdom
DEDYO, STEPHEN J.		Address on File						
DeGolyer & MacNaughton		5001 Spring Valley Rd	Suite 800 east		Dallas	X	75244	
Del Veccnio Reporting Services: LLC		117 Randi Drive			Madison	CT	06443	
DELAROSA, STEVEN		Address on File						

Page 37 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 50 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
DELAWARE DIVISION OF CORPORATIONS		401 FEDERAL ST	STE 4	Do	Dover	DE	19901	
Delaware Secretary of State	Division of Corporations	401 Federal St. Suite 4		Do	Dover	DE	19901	
Delaware Secretary of State	DIVISION OF CORPORATIONS	PO BOX 11728		Φ <u>N</u>	Newark	2	071014728	
Delaware Secretary of State	Division of Corporations	PO Box 5509		Bin	Binghamton	λ	13902-5509	
Delaware Secretary of State	Division of Corporations	PO Box 74072		Bal	Baltimore	MD	22174-4072	
DELAWARE SECRETARY OF STATE # 51-6000279		1209 Orange St		IIM	Wilmington	DE	19801	
DELAWARE SECRETARY OF		State of Delaware Division of	PO Box 5509	ig.	Binghamton	ž	13902-5509	
DELGADO, MAURICIO		Address on File					1	
Dell Business Credit		Payment Processing Center	PO Box 5275	Ca	Carol Stream	_	60197-5275	
Dell Commercial Credit		Dept. 50-0049055190 PO BOX 689020		De	Des Moines	۸	50368-9020	
Dell Financial Services		Payment Processing Center	4307 Collection Center Dr.	Ğ	Chicago	_	60693	
Dell Financial Services L.L.C.	DFS-Bankruptcy	PO Box 81577		Aus	Austin	¥	78708	
Dell Marketing LP	c/o Dell USA LP	PO Box 676021		Da	Dallas	X	75267-6021	
DELOITTE & TOUCHE	ATTN KILEY RODEN	10 WESTPORT RD		IIM	Wilton	CT	26890	
Deloitte Financial Advisory Services LLP		4022 Sells Drive		He	Hermitage	Z	37076	
Deloitte Financial Advisory Services LLP		2200 Ross Ave		Da	Dallas	×	75201	
Deloitte Financial Advisory		PO Box 2062		<u>.</u>	Carol Stream	=	60132-2062	
Deloitte Tax LLP		4022 Sells Drive		P P	Hermitage	! Z	37076	
Deloitte Tax LLP		PO BOX 2079		Ca	Carol Stream	_	60132-2079	
Deloitte Tax LLP		PO Box 844736		Da	Dallas	×	75284-4736	
Delphi Legal Technologies		350 N. Saint Paul Suite 275		Da	Dallas	TX	75201	
Delphi Legal Technologies		PO Box 133026		Da	Dallas	TX	75313-3026	
Delta Dallas Staffing, LP		Tollway Plaza II	15950 N. Dallas Pkwy, Ste 500	Da	Dallas	XT	75248	
Deluxe Business Forms		PO Box 742572		Cir	Cincinnati	Ю	45274-2572	
Denison Glass & Mirror		4231 S State Highway 91		De	Denison	ΤX	75020-8115	
Dennis Sugino		Address on File						
DENNIS WINTER IRA		Address on File						
Denton County		PO Box 90223		De	Denton	×	76202	
Denton County Tax Assessor		PO Box 90223		De	Denton	X	76202	
Denton US LLP		Dept. 894579		Los	Los Angeles	CA	90189-4579	
Dentons US LLP	Attn Lauren Macksoud, Esq. and Patrick Maxcy, Esq.	1221 Avenue of the Americas		<u>R</u>	New York	×	10020	
Dentons US LLP	Casey Doherty	1221 McKinney Street, Suite 1900		<u>위</u>	Houston	¥	77010-2006	
Denver Daughtry		Address on File						
Department of Business Oversight		1515 K St #200		Sa	Sacramento	Š	95814	
				=		i		

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Department of Corporations		Securities Regulations Div	320 W 4th St Ste 750		l os Andeles	Ą	90013-1105	
Department of Finance, State			800 Park Boulevard,			i		
of Idaho		Securities Bureau	Suite 200		Boise	О	83712	
Department of State	Division of Corporations	99 Washington Ave.			Albany	×	12231-0001	
DEPARTMENT OF TAX AND REVENUE	WV STATE TAX DEPT	PO BOX 2745	INTERNAL AUDITING DIVISION		Charleston	>	25330-2745	
Department of Taxation and finance		Dept of Labor-Unemp Insurance Div	PO Box 15012		Albany	¥	12212	
DEPARTMENT OF THE TREASURY	INTERNAL REVENUE SERVICE	ACS SUPPORT	PO BOX 57		Bensalem	PA	19020-8514	
DEPARTMENT OF THE TREASURY	IRS	STOP 5107 NWSAT	4050 ALPHA RD		Farmers Branch	¥	75244-4201	
DEPARTMENT OF THE TREASURY		Internal Revenue Service			Cincinnati	Ю	45999-0009	
Department of the Treasury		4050 Alpha Road	Suite 517, MC 8000NDAL		Dallas	¥	75201-7849	
Department of the Treasury - Internal Revenue Service	Internal Revenue Service	1100 Commerce St	M/S MC5027DAL		Dallas	¥	75242	
Department of the Treasury - Internal Revenue Service	Internal Revenue Service	P.O. Box 7346			Philadelphia	PA	19101-7346	
Dept. of Licensing & Regulatory Affairs	Corp, Securities & Comm	525 W. Allegan Street - Audit & Exam Div	α δ		puisue	Σ	48909	
DERRICK PITTS		Address on File			2			
Desai, Neil		Address on File						
Dessaint, Louis C.		Address on File						
DEWITT, AUDREY		Address on File						
DFPG Investments, Inc.		9017 S. Riverside Dr.	Ste 210		Sandy	T	84070	
DFW Ice Cream		10198 Western Hills Dr.	SI II TE 050		Frisco	××	75034	
DFW Private Fquity Forum	Attn Amv Thompson	2323 Victory Avenue	Suite 2000		Dallas	<u> </u>	75219	
			13300 River Bend Drive,		=	i i		
DFW VIDEO		DFW Multimedia, Inc.	Ste. 850		Dallas	× }	75247	
Dhomodhoron Sriningon		5949 Sherry Lane	onite / on		Dalizbonnoio	<u> </u>	67767	
Dharnidharka, Kerry		Address on File			Dourboilliais	1	90909	
DHL EXPRESS		PO BOX 4723			Houston	X	77210-4723	
DHR INTERNATIONAL, INC		10 South Riverside Plaza	Suite 2220		Chicago		60606	
Dice Holdings, Inc.		4939 Collections Center Dr.			Chicago		60693	
DICEINC		4939 COLLECTIONS CENTEI DR.	ſY.		Chicago		60693	
Dickman Davenport, Inc.		3131 Turtle Creek Blvd	Suite 320		Dallas	X	75219	
DIECKHAUS, SCOTT		Address on File						
DIECKHAUS, SCOTT		Address on File						
DIFC Global		11-12 St. James Square			London		SW1Y 4LB	United Kingdom
DIFFA/Dallas		2050 Stemmons Fwy	Mail Unit 262		Dallas	X	75207	
Diffenderffer, Claude A.		Address on File			:	Í		
Digital Copy LLC		500 N Akard St, Suite 250	200		Dallas	×	75201	
Digital Legal LLC		1001 Jefferson Plaza	Suite 100		Wilmington	DE	19801	

Page 39 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 52 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Digital Marketing and Print								
Solutions		3305 Wiley Post			Carrollton	X	75006	
Digital Mountain		5050 El Camino Real	Suite 205		Los Altos	CA	94022	
Digital Telefones		PO Box 852184			Richardson	X	75085-2184	
Digital Verdict, Inc.		750 N. St. Paul Street	Suite 1225		Dallas	XT	75201	
Digital Works		6606 LBJ Fwy	Suite 240		Dallas	X	75240	
DiningIn LLC		50 Milk St Ste 110			Boston	MA	02109-5004	
Diningin Out in Dallas		3030 Olive Street	Ste 400		Dallas	XX	75219	
Dinoto Inc.		535 Dean Street	PH 102		Brooklyn	Ž	11217	
DiOrio, Matthew		Address on File						
Direct Corporate Resources,		Freedom Center 10203						
Inc.		Kotzebue Ste 114			San Antonio	×	78217	
			520 Madison Avenue,					
Director of Compliance	Re Prime Brokerage Services	Jefferies LLC	16th Floor		New York	×	10022	
Directors Desk LLC		Lockbox 50200	PO Box 8500		Philadelphia	PA	19178-0200	
DirectTV		208 South Akard Street			Dallas	×	75202-0000	
Directv, LLC		PO Box 60036			Los Angeles	CA	9000-09006	
DISCOVERY BENEFITS		3216 13TH AVE S			Fargo	ND	58103	
DISCOVERY BENEFITS		PO BOX 869	COBRA DEPT		Fargo	ND	58107	
DISCOVERY BENEFITS		PO BOX 9528			Fargo	ND	58107-0869	
DISCOVERY BENEFITS		PO BOX 2079			Omaha	빙	68108-2079	
Discovery Benefits Inc		4321 20th Ave. S.			Fargo	N	58103-0000	
Discovery Data		12 Christopher Way, Ste 202			Eatontown	2	07724	
Displays Unlimited, Inc.		626 106th Street			Arlington	ĭ	76011	
oiotoi O	Victoria di	ociaco Ociacion	31 Hopkins Plaza, Room			C S	21201	
District Director	Attn Insolvency	Internal Revenue Service	0611		pailimore	ON.	7 1 20 1	
Diversus Investment Advisers (Asia) Ltd		410 Oxford Street			Bondi Junction	NSM	02022	AUSTRALIA
DIVYASH PATEL		Address on File						
Dixon Hughes Goodman LLP		4350 Congress Street	Suite 900		Charlotte	NC	28209	
Dixon Hughes Goodman LLP		PO Box 602828			Charlotte	NC	28260-2828	
DKW Law Group LLC		600 Grant St, 58th Flr			Pittsburgh	PA	15219	
DI A Piner I I P (I IS)	Marc D Katz Esc	DI A Piner I I P (IJS)	1900 N Pearl St, Suite		Dallas	×	75201	
DI A Piner I I P (I IS)		1900 N Pearl St Suite 2200			Dallas	×	75201	
DLA Piper LLP US		6225 Smith Avenue			Baltimore	MD	21209	
DOAR Communications, Inc.		170 Earle Ave			Lynbrook	×	11563	
Document Technologies, Inc.		PO Box 933435			Atlanta	GA	31193-3435	
Don Bryant		Address on File						
Don Drive Interiors		8408 Chancellor Row			Dallas	XL	75247	
Don Netzer Photography		2510 Southwell Rd.	#107		Dallas	×	75229	
Don Netzer Photography		2510 Southwest Rd. # 107			Dallas	X	75229	
DONALD OSBORNE		Address on File						
Donald Salvino		Address on File						
DONALDSON, MICHEAL		Address on File						
Donaldson, Steven		Address on File						
DONDERO, JAMES		Address on File						
Donggeng Gong		Address on File						
Donnellev Financial Solutions		PO Box 842282			Roston	MA	02284-2282	
J. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		101111				1,711,1	1011	

CreditorName	CreditorNoticeName	Address1	Address2	Address3 City	State	Zip	Country
Donnelley Financial, LLC		35 W Wacker Drive		Chicag		60601	
Donnelley Financial, LLC		20 Commerce Way, Ste 800	Lockbox #842282	Wobum	MA	01801-1057	
Donnelley Financial, LLC		PO Box 842282		Boston	MA	02284-2282	
Donnelley Financial, LLC		PO Box 531832		Atlanta	GA	30353-1832	
DORENBAUM, ANDREI		Address on File					
DOUG MEYER		Address on File					
DOUGHERTY, RAYMOND		Address on File					
DOUGHERTY, RAYMOND		Address on File					
Douglas Wade Carvell		Address on File					
Dow Jones & Company, Inc.	ATTN PAUL CHAMPIGNY	8251 PRESIDENTS DR	BARKON/COSTOMER SERVICE	Orlando	귙	32809	
Dow Jones & Company, Inc.		84 Second Ave.		Chicopee	MA	01020	
Dow Jones & Company, Inc.		Subscriptions Dept.	200 Burnett Rd	Chicopee	MA	01020	
Dow Jones & Company, Inc.		1211 Avenue of the Americas		New York	ΛN	10036	
Dow Jones & Company, Inc.		BOX 4137		New York	×	10261-4137	
Dow .lones & Company Inc		WALL ST JRNL OR BARRONS	PO Box 4137	New York	Ż	10261-4137	
Dow Jones Reuters Business							
Interactive		PO Box 7247-0237		Philadelphia	PA	19170-0237	
DOWNEN, MARTIN		Address on File					
Dozal, Ana		Address on File					
DRABINSKI, DANIEL J.		Address on File					
Dravis, Samantha		Address on File					
Drew Dedelow		Address on File					
Drew Thomas		Address on File					
DREW, RICHARD		Address on File					
Drilling Info, Inc.		PO Box 679093		Dallas	×	75267-9093	
DrillingInfo		PO Box 5545		Austin	×	78763	
Drinker Biddle & Reath LLP		One Logan Square, Ste 2000		Philadelphia	PA	19103-6996	
DRINNON, KASEY		Address on File					
DRONOV, ALEXEY		Address on File					
Dropoff, Inc.		Dept 3696	PO Box 123696	Dallas	×	75312-3696	
DSFOP		PO Box 36023		Dallas	×	75235-1023	
DSHS		Mail Code 2003	PO Box 149347	Austin	×	78714-9347	
DST Asset Manager Solutions		330 W. 9th	Ste 219230	Kansas City	МО	64105	
DST RESEARCH ANALYTICS & CONSULTING, LLC		DST TECHNOLOGIES, INC	5523 Collections Center Drive	Chicago	=	60693	
DST Systems, Inc.		2454 Collections Center Dr		Chicago		60693-0024	
DST Technologies, Inc.		2454 Collections Center Drive		Chicago	<u>=</u>	60693-0024	
DTCC ITP LLC		PO Box 27590		New York	×	10087-7590	
Duane Morris LLP	ATTN Payment Processing	30 South 17th St		Philadelphia	PA	19103-4196	
DUBOSE FUNERAL HOME		703 SOUTH ROCKWALL ST		Terrell	ĭ	75160	
Ducera Partners LLC		499 Park Ave, 16th Floor		New York	Ν	10022	
Duff & Phelps 11 C	c/o David Landman	Benesch, Friedlander, Coplan & Aronoff	200 Public Square, Suite	Cleveland	Ę	44114-2378	
Duff & Phelps, LLC		2397 Paysphere Circle		Chicago	: 	60674	
			-	_			

Page 41 of 155

Page 42 of 155

Exhibit CCreditor Matrix
Served via First Class Mail

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 54 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Cifv	State	Zin	Country
							i	
Duff & Phelps, LLC		DUFF & PHELPS, LLC	Drive		Chicago		60693	
Duff & Phelps, LLP	Benesch	LouAnne Molinaro	222 Delaware Avenue, Suite 801		Wilmington	DE	19801-1611	
Duff & Phelps, LLP	David A. Landman	200 Public Square, Ste. 2300			Cleveland	Ю	44114	
Duff & Phelps 11 P	Richard G Hardy Esc	1660 West 2nd Street, Suite			Cleveland	Ę	44113	
Duffy, James B.		Address on File) - - -	
Duffy, William		Address on File						
Dun & Bradstreet	Dun & Bradstreet Inc.	PO Box 75434			Chicago	_	60675-5434	
Dun & Bradstreet	The Rowland Law Firm	PO Box 3108			Crofton	MD	21114	
S and	The Dowload Law Eirm	Ronald L. Rowland, Authorized	2453 Vineyord Lone		, to	2	2444	
DUNN. CHRISTOPHER	- Compand Law	Address on File	2450 VIIICYAIG FAIIC		5	Š	t - -	
Dunn, John		Address on File						
DUO Security		170 West Tasman Dr			San Jose	CA	95134	
Dustin Schneider		Address on File						
DUSTIN WORLEY		Address on File						
DuWest Realty		3319 Darmouth Ave.			Dallas	×	75205	
DuWest Realty		4403 N Central Expy			Dallas	×	75205	
DuWest Realty		4514 Cole Avenue	Suite 1100		Dallas	ĭ	75205	
Dykema Gossett, PLLC		400 Renaissance Center			Detroit	Z	48243-1668	
Dynamex		Greeley Square Station	PO Box 20284		New York	λ	10001	
		PO BOX 20284 GREELEY SQ			\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	2	7	
Dynamex		SIAIION			New York	≽ i	10001	
Dynamex		PO Box 842304			Dallas	X	75284-2304	
E Gallery Studios		1330 Motor Circle			Dallas	X	75207	
eA Data Automation Services,		5000 Olde Towne Parkway	Suite 100		Marietta	Ą	30068	
ΠΔ Flectric		2941 Trade Center Drive	#20U		Carrollton	S Z	75007-4647	
EAR HealthWorks 11 C		400 West End Ave	Suite 8A		New York	X N	10024	
EAD I leafully oins LEO		400 West Elia Ave	Called OA		Collino	1 0/1	67404	
Eagle Soltware		Adding an File			Odillia	2	0/401	
Earl F. Hale, Jr.		Address on File			=	Ì	1	
EarthColor Houston Inc.		PO Box 840578			Dallas	× i	75284-0578	
Earthstream Global Inc.		800 Town & Country Blvd	Suite 300		Honston	×	77024	
EASLEY & MARQUIS, PLLC		5000 LEGACY DR	STE 400		Plano	X	75024	
Eastern Point Trust Company	Attn Accounts Receivable	PO Box 3322			Warrenton	\ \	20188-3322	
Eastern Point Trust Company,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	1605 Millondium Drivo			G C C C C C C C C C C C C C C C C C C C	C	71010	
Inc.	George S. Robinson, IV	4065 Millennium Drive			percamp	NO.	71017	C
Eastland CLO Ltd.		190 Elgin Avenue	George Town		Grand Cayman		KY1-9005	Cayman Islands
Fastland CLO Ltd	c/o Ogier Fiduciary Services	P.O. Box 1093GT, Queensgate	South Church Street	George Town	Grand Cavman			Cayman
	Eastland CLO Ltd. c/o/ Ogier							
Eastland CLO, Ltd.	Fiducuiary Services (Cayman) Limited	P.O. Box 1093GT	Queensgate House, South Church Street	The Directors	George Town, Grand Cayman		KY1-1108	Cayman Islands
					-	-		

Country	Ca Isla			290		349		HONG KONG	South Korea					200																						
Zip	<u>X</u>		02116	89148-7667	76120	75011-0849			100210		77027	06854	20852	60695-1700	75225	78703	п 2 С С С С С С С С С С С С С С С С С С С	25304	1 020 /			06820	10018	60693		000	10022	1 3230		60604	10003		00738			92663
State			Ψ×		×	×					×	CT	MD	_	X	X	4	<u> </u>	<_			CT	λ	_		2	<u> </u>	<		=	! `		PR			S
City	George Town, Grand Cavman		Boston	Vecas	Fort Worth	Carrollton		HONG KONG	Seoul	5	Houston	Norwalk	Rockville	Chicago	Dallas	Austin		Edina	Dallas			Darien	New York	Chicago		7	New Tolk	Dallas		Chicado	New York		Fajardo			Newport Beach
Address3	The Directors-Eastland							Wan Chai																												
Address2	Oueensdate House		Mail Code EUC 108	Suite 101	Suite 300			18 Harbour Road			Suite 900				Suite 200			Suite 2070 1 B 18	Salle 2070, EB 18				8th Floor							STE 1100						
Address1	34		200 Clarendon St 3637 Temecula Creek Trail			PO Box 110849	Address on File	62	rum Tower 66	Address on File		50 Washington St 9th FIr	11200 Rockville Pike, Ste. 310	ay		807 West Lynn Ste 218	Address on File	5100 Wooddale Ave		Address on File	Address on File	1 Throndal Circle	1040 Avenue of the Americas	4939 Collections Center Dr	Address on File		330 FARK AVE	Address on File	Address on File	CHIGAN AVE		1000 EL CONQUISTADOR	AVE	Address on File	Address on File	3439 Via Oporto
CreditorNoticeName	Eastland CLO Ltd. c/o Ogier Fiduciary Services (Cayman) Limited	Investors Bank and Trust Company Attn CDO Services	Group Ref Eastland CLO													c/o Michael D Breen															Attn Accounting Department	-				
CreditorName	Eastland CLO, Ltd. and Investors Bank and Trust Company	Eastland CLO, Ltd. and Investors Bank and Trust	Company FASY 2 HIRF 11 C	Eckelkamp Retirement	Eclipse Entertainment, LLC	EcoSystems Enviromental. Inc.	Ed Trampolsky	Edelman Pub Relations Worldwide (HK) Ltd	Edelman Pub Relatins Worldwide Korea Ltd	Eden, Hugh B.	EDGAR filings, Ltd	Edgar Online	Edgar Online	Edgar Online	Edge Realty Partners	Edgewater Financial LLC	Edije Fox	Edination is Francian	Education is risedoni	Edward Lin	Edward McRedmond	Effort Group, LLC	efinancialcareers	efinancialcareers	Eftekhari, Cyrus	EGON ZEHNDER	INTENIATIONAL	EUSON ALTSON	EIMEN. CATHERINE	EIMER STAHL KLEVORN & SOI BFRG I I P	C I NWI	EL CONQUISTADOR GOLF	RESORT CASINO	Elatia Abate	Eleanor Munson, PhD	Electra Cruises, Inc.

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 56 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zip	Country
					_			United
ELGIN CAPITAL		130 JERMYN ST			London		SW1Y 4UR	Kingdom
Eliason, Hayley		Address on File						
Eliot Weissberg	The Investors Center, Inc.	70 East Main St, POB 1447			Avon	CT	06001	
Elisa Dreier Reporting		950 Third Avenue 5th Floor			New York	N	10022	
Elisa Dreier Reporting Corp.		780 Third Ave, 7th FIr			New York	λN	10017	
ELISABETH LEIDERMAN		Address on File						
Elite Casino Events		P.O. Box 6755			Fort Worth	TX	76115	
Flite Conv Solutions Inc		403 N Stemmons Freeway Ste			Dallas	×	75207	
التدو وحار التدوي التدوي		400 N St Paul St 13th Floor			2	<u> </u>		
Elite Deposition Technologies		Ste 1340			Dallas	X	75201	
Elite Document Technology-		100 M 001	7,000			}	75004	
Dallas		400 No 4b Starrenger	Suite 1300		Dallas	<_	1.020.1	
Elite Document Technology- Dallas		4u3 North Stemmons Freeway Suite 100			Dallas	X	75207	
Elite Scheduling Services, LLC		8442 S. Union Lake Dr. SE			Alexandria	N N	56308	
Elkins McSherry		225 Liberty St	24th floor		New York	λN	10281-0000	
CII XABAHSUWSINIXIII	ATTN FINANCE	2 WEC	225 LIBERTY ST, 24TH		Nov Work	> N	10281	
TIMESINGS IN THE PROPERTY IN T		2 VVI C	LI\		New John		10201	
FLAINS/INCSHERRY, LLC			1007 N. Orange Street,		New York	E L	10104	
Ellen W. Silgnis, Esq.	United States Attorney's Unice	e District of Delaware	Suite 700	Ctirio toota Noor	vviimington	J.	19801	
Ellington, Scott	c/o Frances A Smith	Ross & Smith PC	Plaza of the Americas	1610	Dallas	X	75201	
Ellington, Scott		Address on File						
EMC Integrated Systems Group		121 Central Ave	Suite 200		Grapevine	X	76051	
Emerald City Management		4688 Reunion Dr.			Plano	X	75024	
Emerging Portfolio Fund Research: Inc.		PO Box 417184			Boston	MA	02241-7184	
Emerson Network Power		PO BOX 70474			Chicado		60673-0001	
Emert, Craig		Address on File))) :	!		
EMI Environmental Group		14850 Montfort Dr Ste 205			Dallas	×	75254	
Emma Cruttenden		Address on File						
EMMANUEL, ARTHUR		Address on File						
Emmet, Marvin & Martin, LLP		120 Broadway	32nd Floor		New York	ž	10271	
Employer Compliance Service		611 Pennsylvania Ave SE #4000			Washington	DC	20003-4303	
Employment Security Division		500 East Third Street			Carson City	Ž	89713-0030	
EMSI-Examination Mgmt		0 de	040		200	}	75004 0465	
Selvices, IIIC	Atta Steve Ellman and Boh	Filmon Monogement Group	FO Box 910463		Dallas	<	7 339 1-0403	
ENA Capital, LLC	Kauffman	Inc.	Road, Suite 250		Phoenix	AZ	85018	
Encore Discovery Solutions		Dept 2651	PO Box 122651		Dallas	XX	75312-2651	
Encore Live, LLC		600 E Exchange Ave			Fort Worth	X	76164-8246	
Encore Productions		2012 Greenbriar Lane			Plano	X	75074	

Page 44 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 57 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
EnerCom, Inc.		800 18th Street	Suite 200		Denver	CO	80202
Energy Search Associates, LLC		7709 San Jacinto Place	Ste 206		Plano	¥	75024
EnergyNet Services, Inc.		7201 W. Interstate 40	Suite 319		Amarillo	X	79106
ENGSTROM, DONNA		Address on File					
EnMark Services, Inc.		1700 Pacific Avenue	Suite 2660		Dallas	X	75201
ENOCH, KEVIN		Address on File					
Entwistle & Cappucci LLP			26th Floor West		New York	×	10017
Envestnet Tamarac		701 5th Ave, Ste 1400			Seattle	WA	98104
Envoy Data Corporation		1310 W. Boxwood Ave			Gilbert	ΑZ	85233
EPFR Global		PO Box 417184			Boston	MA	02241-7184
Epiq eDiscovery Solutions		Dept 2651	PO Box 122651		Dallas	¥	75312-2651
Episcopal School of Dallas	Karla Wigley	ESD Development Office	4100 Merrell Rd.		Dallas	¥	75229
Episcopal School of Dallas		4100 Merrell Rd			Dallas	×	75229
Epocal		2060 Walkley Rd.			Ottawa	NO	K1G 3P5 CANADA
Equest		PO Box 2109			Wylie	X	
Equest		PO Box 171779			Dallas	×	75217
Equity Search Partners		200 Crescent Court, Ste 1300			Dallas	X	75201
Equivalent Data		4809 Westway Park Blvd.	Payment Center		Houston	XT	77041
eRevival LLC		141 Lanza Ave	Bldg 5		Garfield	N	07026
Eric Girard		Address on File					
ERIC KEPHART		Address on File					
ERIC MARK		Address on File					
Eric Pearson		Address on File					
Eric Reynolds		Address on File					
Eric Thayer		Address on File					
Erick Rawlings		Address on File					
Erin Sheehan		Address on File					
Emst & Young		200 Plaza Drive			Secancus	N	07094
ERS		101 S Coit Rd Blda 36, Ste 297			Richardson	×	75080
Erekine Chambers - Andrew						3	batiall
Blake		33 Chancery Lane			London		WC2A 1EN Kingdom
Erskine Chambers - Michael							
lodd		33 Chancery Lane			London		WCZA 1EN Kingdom
Escudero, Gaston		Address on File					
ESD	ATTN SARA CAMPBELL	EPISCOPAL SCHOOL OF DALLAS	4100 MERRELL RD		Dallas	×	75229
Esquire Deposition Services,							
LLC		PO Box 827829			Philadelphia	PA	19182-7829
Esquire Deposition Solutions,							
LLC		PO Box 846099			Dallas	ĭ	75284
Esquire Litigation Solutions,							
TIC		PO Box 785751			Philadelphia	PA	19178-5756
Estevez, Jaime		Address on File					
Estudio ROVIRA		Address on File					
ICL		1850 North Greenville Ave			Richardson	×	75081
ETrade Financial	Attn AR/Mutual Funds	PO Box 3512			Arlington	X X	22203

Page 45 of 155

Page 46 of 155

Exhibit CCreditor Matrix
Served via First Class Mail

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 58 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
EUROMONEY INVESTOR		PO Box 4000			واونائورط	2	63006 4000	
Final ISA Shipping Inc		1826 Hollars Place			Middlehira	2 1	32068	
Evans & Monadand 110		4643 C Heter Suite 800			Denver	7 5	80337	
Evans & Mistan Evans. Christian		Address on File			5	3	10700	
EventWork Photography, LLC		1712 Midcrest Dr			Plano	X	75075	
Evercore Restructuring LLC		55 East 52 St			New York	×	10055	
eVestment		5000 Ole Towne Parkway	Suite 100		Marietta	GA	30068	
Evoque Data Center		250 Vesey Street 15th Floor			New York	N≺	10281-0000	
EWI RE Inc		One Lincoln Centre	Suite 1060		Dallas	X	75240	
EWING, LEAH		Address on File						
Exagere LLC		227 Dauphine			New Orleans	ΓA	70112	
Exclaimer Ltd.		445 Park Avenue	9th Floor		New York	Λ	10022	
EXECUTIVE BEVERAGE					-	Ì	0	
SERVICE		PU BUX 850783			Kichardson	×	75087	
EXECUTIVE BEVERAGE SERVICE		5032 DICKENS LN			CARROLLTON	X	75010-4915	
Executive Charge, Inc.		1440 39th St			Brooklyn	N≺	11218	
Executive Liquidation		100 Redneck Avenue			Moonachie	S	07074	
botimi I anor O coiffo continuon I		03 Echology Calculation			200		1 5 1 5 W	United
Executive Office Group Limited		zo berkeley oquare			London		N IJ OUE	Ningdorii
Executive Scheduling Associates, Inc.		215 Lake Blvd. Ste 367			Redding	S	96003	
Experience, Inc		2 Faneuil Hall Marketplace	3 rd Floor		Boston	MA	02109	
Experis Finance US, LLC		PO Box 905378			Charlotte	NC	28290-5378	
EXPERT PAY		PO BOX 659791			San Antonio	X	78265-9791	
Exterior Consulting Innovations, Inc.		1406 S Clark Rd			Duncanville	X	75137-2811	
F5		801 5th Ave			Seattle	WA	98104-0000	
Fabriclean, Inc.		11-39 50th Ave			Long Island City	λ	11101	
Factiva		PO BOX 30994			New York	N≺	10261	
Factiva			PO Box 7247-0237		Philadelphia	PA	19170-0237	
Factory Builder Stores		512 E Dallas Rd	Ste 500		Grapevine	X	76051	
FACTSET RESEARCH SYSTEMS, INC.	Attn Finance	301 Merritt 7, 3rd Floor			Norwalk	CT	06851	
FACTSET RESEARCH SYSTEMS, INC.		PO BOX 414756			Boston	MA	02241-4756	
Fafinski Mark & Johnson, P.A.		775 Prairie Center Drive, Suite 400			Eden Prairie	Z	55344	
	As Assignee of Action Shred of Texas	Ansonia Finance Station	PO Box 237037		New York	ž	10023	
	As Assignee of CVE Technologies Group Inc.	Ansonia Finance Station	PO Box 237037		New York	ž	10023	
Fair Harbor Capital, LLC	As Assignee of Daniel Sheehan & Associates. PLLC	Ansonia Finance Station	PO Box 237037		New York	×	10023	

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 59 of 175

CreditorName	CreditorNoticeName	Address1	Address2 Address3	City	State	Zip Country
	As Assignee of Vengroff Williams Inc as Authorized Agent of American Arbitration					
Fair Harbor Capital, LLC	Association	Ansonia Finance Station	PO Box 237037	New York	×	10023
Fair Harbor Capital, LLC	Frederick Glass	130 West 57th Street, 5th Floor		New York	Ž	10019
Fair Market Life Settlements Corporation		435 Ford Rd	Suite 120	St. Louis Park	Z	55426
EAIRMONT DAIL AS		1717 N AKARD ST	CO/LIZ BAKER, GROUP BILLING COORDINATOR	Dallac	ž	75201
Faith Petersen		Address on File			<u> </u>	
Falcon E&P Opportunities GP,	c/o PetroCap 11 C	Marc Manzo	2602 McKinney Avenue	Dallas	×	75204
Family Compass		4210 Junius Street		Dallas	ΣĽ	75246
Family Office Association		500 West Putnam Ave.	Suite 400	Greenwich	CT	06830
Fanning & Associates		PO Box 37		Denton	ĭ	76202
Fanning & Associates		226 Sanders Rd		Denton	TX	76210
FARIA, RICHARD		Address on File				
Farouk Z Lalji FASKEN MABTINEALI		Address on File	BOX 30 TOBONITO			
DUMOULIN		DOMINION BANK TOWER	BOX 20 TOKON IO- DOMINION CENTRE	TORONTO	NO	M5K 1N6 CANADA
FASTFRAME		3001 Knox Street	#105	Dallas	XX	75205
FASTFRAME		11107 Sesame Street		Dallas	X	75238
Fat Ox		7715 E Montebello Avenue		Scottsdale	ΑZ	85250
Fauxcades, Inc.		8888 Governors Row		Dallas		75247
Feast of Sain Arnold		8 Fourth Street		Colorado Springs	00	80906
Federal Insurance Company	Federal Insurance Company c/o Chubb	202A Halls Mill Road - 2E		Whitehouse Station	N	08889
Federal Insurance Company c/o Chubb		202A Halls Mill Road - 2E		Whitehouse Station	2	68880
FedEx		4103 COLLECTION CENTER DR		Chicado	_	60693
FedEx		Dept CH PO Box 10306		Palatine		60055-0306
FedEx		PO Box 94515		Palatine1	_	60094-4515
FedEx		PO Box 660481		Dallas	×	75266-0481
FEDORYSHYN, ERIC		Address on File				
Felhaber Larson Fenion & Vogt		220 Southy 6th Street	Ste 2200	Minneapolis	Z	55402-4504
Felicity Toube QC		3-4 South Square	Grays Inn	London		United WC1R 5HP Kingdom
Ferguson, Misty		Address on File				
FERRELL, JOHN		Address on File				
Fetzer Architectural Woodwork		6223 West Double Eagle Circle		West Valley City	5	84118
Fidelity Information Services		PO Box 911653		Dallas	X	75391-1653
Fidelity Information Services Inc		PO Box 18012		Ashburn	٧A	20146

Page 47 of 155

Highland Capital Management, L.P. Case No. 19-34054

Page 337 of 637

CreditorName	CreditorNoticeName	Address1	Address2 Address3	City	State	Zip Country
Fidelity Information Services Inc		Payment Processing Center	PO Box 4535	Carol Stream	_	60197-4535
Fidelity Investments Institutional		Operations Company, Inc.	PO Box 73307	Chicago		60673-7307
Fidelity National Information Services		Payment Processing Center	PO Box 18012	Ashburn	۸۸	20146
FIGARI & DAVENPORT LLP		901 MAIN ST	3400 BANK OF AMERICA PLAZA	Dallas	¥	75202-3796
FINANCIAL ACCOUNTING STANDARDS BOARD		PO BOX 630420		Baltimore	MD	21263-0420
FINANCIAL AGENT		FEDERAL TAX DEPOSIT PROCESSING	PO BOX 970030	Saint Louis	MO	63197
Financial Data Services, Inc.	Cash Management	4800 Deer Lake East Dr, 2nd Flr		Jackson	7	32246-6484
Financial Fineprint, Inc		1619 3rd Ave Apt 7K		New York	×	10128-3036
FINANCIAL GRAPHIC SERVICE, INC.		2910 S 18th AVE		Broadview	_	60155-4727
Financial Graphic Services		PO Box 85090		Chicago		60680-0851
Financial Industry Regulatory Authority		15200 Omega Drive, Suite 210		Rockville	MD	20850
Financial Investment News		41 Union Square West	Suite 1021	New York	λ	10003
Financial Investment News		267 Fifth Avenue	Suite 1010	New York	NY	10016
Financial Media Group, LLC		9635 Maroon Circle	Ste 150	Englewood	00	80112
Financial Planning Association		1290 N Broadway # 1625		Denver	00	80203-2122
Financial Planning Association of Iowa	Attn Erin Ramsey	914 NE 53rd Court		Ankeny	A	50021
Financial Research Associates ATTN Teri Lewis	ATTN Teri Lewis	18705 NE Cedar Drive		Battle Ground	WA	98604
Financial Research Associates, LLC	Attn Teri Lewis	18705 NE Cedar Drive		Battle Ground	WA	98604
Financial Research Associates,		200 Washington Street	Suite 201	Santa Criiz	Ą	95060
Financial Risk Management		888 Seventh Ave		New York	i >	10010
Financial Services Institute		607 14th St, NW	Suite 750	Washington	DC	20005
Financial Services Institute		PO Box 116730		Atlanta	ВA	30368-6730
Financial Times		PO Box 1627		Newburgh	N	12551-9976
Financial Tracking		1111 East Putnam Ave	Ste 304	Riverside	CT	06878-0000
Financial Tracking Technologies LLC		2 Soundview Dr, Ste 100		Greenwich	CT	06830
Financial Tracking Technologies LLC		1111 E Putnam Ave.	Suite 304	Riverside	CT	06878
Financial West Group	Attn Nicole White	4510 E. Thousand Oaks Blvd.		Westlake Village	8	91362
Fink, Jason		Address on File				
FINRA		1735 K Street, NW		Washington	20	20006
Fire Works Media Productions		2440 Pebblebrook Ct.		Grand Prairie	¥	75050
First Allied Securities	Attn Commission Accounting	655 W. Broadway, 11th Flr		San Diego	CA	92101

Highland Capital Management, L.P. Case No. 19-34054

Page 48 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 61 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
First American Title Insurance			000			ì	0	
Company		44000 Ottoil Serings Plans St	Sulte 100		Las vegas	> <u>N</u>	89113	
First Financial Network, Inc.		14000 Quali Spilligs Prwy, Ste 200	D		Oklahoma City	Š	73134	
First Foundation Advisers		18101 Von Karman Avenue	Suite 750		Irvine	CA	92612	
First Foundation Inc.		18101 Van Karman Avenue	Ste 700		Irvine	CA	92612	
First Page Management LLC		161 South 1ct	Sto 100		cito: A	<u>}</u>	0000 10797	
First Presbyterian Church		One West Putnam Ave			Greenwich	<u> </u>	06830	
First Southwest		325 North St. Paul St	Suite 800		Dallas	ξ×	75201	
First Trust Highland Floating		330 Boy St Ste 1300			Toroto	2	O.	V CVNV
FIS Brokerade & Securities		ood Day of Ore 1900			200	5		
Services LLC		62446 Collections Center Drive	m		Chicago	_	60693-0624	
FIS Investment Systems LLC		601 Riverside Ave			Jacksonville	F	32204	
Fischer Porter & Thomas, PC		440 Sylvan Avenue, Suite 130			Englewood Cliffs	2	07632-2700	
FISH & RICHARDSON P.C.		PO BOX 3295			Boston	MA	02110	
FITCH, STEPHANIE		Address on File						
FITEH ZEGEYE		Address on File						
FITZSIMMONS, BRIAN		Address on File						
Five Blocks, Inc.			Suite 307		Los Angeles	CA	90036	
FJF INTERNATIONAL		858 TOWER VIEW CIRCLE			New Hope	PA	18938	
Flagship Cruises & Events		PO Box 120751			San Diego	CA	92112	
Flanerty, Sensabaugnt, & Bonasso, PLLC		200 Capital St	PO Box 3843		Charleston	>	25338-3843	
Flemming Zulack Williamson		-						
Zauderer LLP		One Liberty Plaza	35th Floor		New York	N	10006-1404	
Flexential		11900 East Cornell Avenue	Building B, 3rd Floor		Aurora	00	80014-0000	
Flexential Colorado Corp.		8809 Lenox Point Drive	Suite G		Charlotte	NC	28273	
Flexential Colorado Corp.		PO Box 732368			Dallas	XX	75373-2368	
Flink, Robert		Address on File						
Florance & Associates			:			ì	0	
Consulting		1475 Richardson Dr.	Suite 270		Richardson	×	75080	
Florida Department of Banking & Finance	Division of Securities	200 East Gaines Street			Tallahassee	긥	32399-6502	
FLORIDA DEPARTMENT OF REVENUE		5050 W TENNESSEE ST			Tallahassee	F	32399-0135	
Florissant Geological, LLC		5214 Vanderbilt Ave.			Dallas	ĭ	75206	
Flossie ORiley Photography		701 Woodcrest Dr			Hurst	X	76053-4921	
Foley Gardere	Holly ONeil, Esa.	Foley & Lardner LLP	2021 McKinney Avenue Suite 1600		Dallas	×	75201	
FOLÉY GARDERE		2021 MCKINNEY AVENUE	SUITE 1600		Dallas	XL	75201	
Foley Gardere, Foley Lardner LLP	Attn Holland N. O Neil	2021 McKinney Avenue, Ste. 1600			Dallas	×	75201	
Folks & Associates		PO Box 851168			Mesquite	X	75185-1168	
Forbes		PO BOX 5468			Harlan	M	51593-0968	
Forbes		PO Box 5474			Harlan	ΙΑ	51593-0974	
Fordham, Michael		Address on File						

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 62 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3 City	State	Zip	Country
Forensic Risk Alliance		Third Floor, Audrey House	Ely Place	London		EC IN- 6SN	United Kingdom
Foreside Consulting Services, LLC		3 Canal Plaza	Suite 100	Portland	ME	04101	
Foreside Consulting Services, LLC		PO Box 7556		Portland	ME	04112-7556	
Foreside Financial Services, LLC		3 Canal Plaza	Suite 100	Portland	ME	04101	
Forest Resource Consultants,		064 Georgia Ava Sta 100		N COO	Q.	31201-6766	
Forest2Market, Inc.	ATTN Accounts Receivable	10030 Park Cedar Drive	Suite 201	Charlotte	S S	28210-8902	
Forney & Terrell Alarm Systems, LLC		P.O. Box 341		Terrell	×	75160	
Forns, Alison		Address on File					
Forrest A. Garb & Associates, Inc.		5310 Harvest Hill, Ste 130		Dallas	¥	75230	
Forshey & Prostok, L.L.P IOLTA		777 Main St, Ste 1290		Fort Worth	¥	76102	
FORSight Resources, LLC		8761 Dorchester Rd	Suite 102	North Charleston	SC	29420	
Fort Worth Stock Show Syndicate		PO Box 17005		Fort Worth	XL	76102	
Fort Worth Wildcatters		777 Main Street #800		Fort Worth	X	76102	
Fortune		PO Box 60400		Tampa	F	33660-0400	
Fortune		PO BOX 61460		Tampa	FL	33661-1460	
FORTUNE Personnel Consultants of Troy		560 Kirts Blvd	Suite 102	Troy	M	48084	
Foundation for BrainHealth Advances	Center for BrainHealth	2200 West Mockingbird Lane		Dallas	¥	75235	
Four Seasons Plantscaping, LLC		139 Turtle Creek Blvd.		Dallas	×	75207-6807	
Four Seasons Plantscaping,		DO Box 703/20		O	×	75370-0000	
FOWLER HATLEY		Address on File		Callas	<		
Fox Rothschild LLP	Attn Accounts Receivable-60	2000 Market St, 20th Floor		Philadelphia	PA	19103-3222	
FOX, SEAN		Address on File					
FPA Connecticut State Conference		95 West St		Rocky Hill	CT	06067	
FPA of Middle Tennessee	Patricia Fisher, Chapter Exec	PO Box 150608		Nashville	Z	37215	
FPA South Florida		8930 State Rd. 84, Ste 316		Davie	FL	33324	
FPANJ		551 Valley Rd #365		Upper Montclair	2	07043	
FPC	FOR LONE Personnel Consultants of Troy	560 Kirts Blvd.	Suite 102	Troy	≅	48084	
FPC OF SAVANNAH, INC.		PO BOX 8846		Savannah	GA	31412	
FPG CT Owner LP		PO Box 5297	Lockbox 305297	New York	×	10008-5297	
FPG Galleria Two Owner, LP		PO Box 3085		Hicksville	ž	11802-3085	
FRAGOMEN, DEL REY, BERNSEN & LOEWY LLP		99 WOOD AVE SOUTH	10TH FLR	ISELIN	N	08830	
Frances Wildhaber		Address on File					

Page 50 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 63 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

Tax Board SE TAX BOARD X GRAY & CO Iningham Isell Company Isell Company Iserhouse Iser	PO Box 2952 PO BOX 942857 122 W 26TH ST		C	ć	
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terhouse Debra A. Dandeneau lerhouse Michelle Hartmann lerhouse Ross & Smith, PC lerhouse Golutions C. Moss Ank LP n Fitness NA sion lk Harris Shriver & Shr	Winston Strawn LLP	200 Park Avenue	New York	λN	10166
terhouse Ross & Smith, PC terhouse Ross & Smith, PC terhouse odservice Solutions C. Moss ank LP n Fitness NA sion k Harris Shriver & hk, Harris, Shriver &	Baker & McKenzie LLP	452 Fifth Avenue	New York	NY	10018
terhouse Ross & Smith, PC ethouse odservice Solutions C. Moss ark LP ark LP NA ion k Harris Shriver & hk, Harris, Shriver &	Baker & McKenzie LLP	1900 North Pearl, Suite	Dallas	×	75201
terhouse Ross & Smith, PC terhouse odservice Solutions C. Moss ark LP ark LP Interess NA sion k Harris Shriver & hk, Harris, Shriver &		700 N Pearl Street, Suite			
odservice Solutions C. Moss ark LP ark LP in Fitness NA sion k Harris Shriver &	Plaza of the Americas	1610	Dallas	ĭ	75201
odservice Solutions C. Moss ark LP Arithess NA sion k Harris Shriver & hk, Harris, Shriver &	Address on File				
C. Moss ark LP n Fitness NA sion k Harris Shriver & hk, Harris, Shriver &	3149 Paysphere Circle		Chicago		60674-0031
ark LP n Fitness NA sion sion K Harris Shriver &	Address on File				
n Fitness NA sion sion K Harris Shriver &	7501 Esters Blvd	Ste. 130	Irving	×	75063
NA sion sion K Harris Shriver & hk, Harris, Shriver &	PO Box 99661		Chicago	_	06909
sion sion Ik Harris Shriver & hk, Harris, Shriver &	Address on File)		
sion Ik Harris Shriver & nk, Harris, Shriver &	54 W 21st ST	STE 1007	New York	λ	10010
k Harris Shriver & nk, Harris, Shriver &	1 Penn Plaza Ste 3600		New York	Ν	10119
nk, Harris, Shriver &	; ;		:		
nk, Harris, Shriver &	One New York Plaza		New York	×	10004-1980
			\\	2	000
	One New York Plaza		New YORK	<u>-</u>	10004-1960
	1633 BROADWAY		New York	×	10019-6708
chs Ataxia Research					
Alliance	533 W. Uwchlan Avenue		Downington	РА	19335
D Eriends of the Dallas Fire Dept. c/o Ray Cheery	Dallas Security Systems PO Box 550939		Dallas	×	75355-0939
	3232 McKinney Ave	#822	Dallas	X	75204
	29 E MADISON ST		Chicado		60602
	Address on File		0		
Frizell, Madeline	Address on File				
	Address on File				
Front Sight Focus Attn Tamera Watt	PO Box 12292		Raleigh	NC	27605
Frontier State Bank Attn Mr Steve Elliott 5	5100 South I-35 Service Road		Oklahoma City	Š	73129
Frontline Source Group, Inc.	901 Main Street	Suite 4010	Dallas	×	75202
Attn Reimbursement PSC Securities Corporation Processing L	Lockbox 101092	3585 Atlanta Ave	Hapeville	GA	30354
FSC Securities Corporation Ath Shelly Kooker	3737 Woodland Ave. Ste 500		West Des Moines	₫	50266
	32 CROSBY DR		Bedford		01730
	PO Box 98616		Chicado		60693
			5	ī	
	22 Crosby Drive		Bedford	MA	01730-0000
LTING	2001 Ross Ave	Suite 400	Dallas	ĭ	75201
FTI CONSULTING P	PO BOX 630391		Baltimore	MD	21263-0391

Page 51 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 64 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zip	Country
FTI Consulting, Inc.		Three Times Square	10th floor		NewYork	N	10036-0000	
Fuentes, Brian		Address on File						
Fulbright & Jaworski		2200 Ross Ave Ste 2800			Dallas	X	75201-2784	
Fulbright & Jaworski		FULBRIGHT TOWER	1301 MCKINNEY	SUITE 5100	Honston	X	77010-3095	
Fullmer, Kevin		Address on File						
Fullmer, Kevin		Address on File			:	j		
Fun Time Faces TX		417 Parkhurst Drive			Dallas	X	75218	
FUNDFIRE	Money-Media, Inc.	1430 Broadway, 12th FIr	Suite 1208		New York	Ż	10018	,
FURNITURE FOR BUSINESS		14 CARLSON COURT			London		SW15 2NO	United Kinadom
Furniture Solutions Now Ltd.		1505 Oak Lawn Ave	Suite 300		Dallas	×		
					=			
FUSE Research Network, LLC		200 Highland Avenue	Sulte 403		Neednam	MA	02494	
Fusion GPS		2122 P Street NW	Suite 202		Washington	DC	20037	
G.L. Seaman & Company		4201 International Parkway			Carrollton	× i	75007	
G.Neil Corporation		PO Box 4511/9			Sunrise	7	33345-1179	-
Gabriel Moss QC		3-4 South Square, Gravs Inn			London		WC1R 5HP	United Kinadom
GAGE, CASEY S		Address on File)
Gail Davis & Associates, Inc.		3500 Oak Lawn	Suite 740		Dallas	X	75219	
Gail Spurgeon		Address on File						
Gallop, Johnson & Neuman,								
L.C.		101 S Hanley Ste 1600			Saint Louis	MO	63105	
Game On!		502 South 2nd Avenue			Dallas	X	75226	
Gaming Today		PO Box 93116			Las Vegas	N	89193	
Garcia & Associates Security		Two Penn Plaza Ste 1500			New York	ž	10121	
GARCIA, ERICKA		Address on File						
GARDERE WYNNE SEWELL								
LLP		1000 LOUISIANA	STE 3400		Houston	X	77002-5011	
Gardner Haas PLLC		2501 N. Harwood Street	Suite 1250		Dallas	X	75201	
Gardner, William		Address on File						
Garland Independent School	Dogod Clabric	c/o Perdue Brandon Fielder et	1919 S. Shiloh Road,		200	ž	750.42	
Cormon Tirnor Cordon	William M Noall	Address on File	Saile 319, ED 40		Qallalia	<u> </u>	7400	
Garman Turner Gordon		7251 Amigo St Ste 210			l as Vegas	N	89119-4302	
Gartner Inc		PO BOX 911319			Dallas	×	75391-1319	
Gary Cao		Address on File						
Gary Durham Consulting, LLC		200 Crescent Court	Suite 1414		Dallas	¥	75201	
Gary Fitzsimmons, District			i I		:	ì		
Cierk		600 COMMERCE SI	SIE /16		Dallas	×	75202-4606	
Gary L. Gardner		Address on File						
Gary Sinse Foundation		PO Box 368			Woodland HIS	CA	91365-0368	
Gary V McGowan		Address on File						
GARZA, LAUREN		Address on File						
Gateway Financial Advisors,		7 2 2 2 7 7	Cuito E DMD F7		<u>:</u>	(0.4560	
GATHINGS SALLY		Address on File	Suite L, LINID 3/			5	94200	
GATZKI KENT		Address on File						
					-		- - - -	

Page 52 of 155

CreditorName	CreditorNoticeName	Address1	Address2	Address3 City	State	αiZ	Country
GAUNTT. AMANDA		Address on File					
Gauray Singhal		Address on File					
Gautier, Chris		Address on File					
Gazelle Court Reporting Services, LLC		2807 Allen Street. No 727		Dallas	×	75204	
GDHCC		4622 MAPLE AVE	STE 207	Dallas	X	75219	
Geeks Who Drink LLC		9450 SW Gemini Dr # 84921		Beaverton	OR	97008-7105	
General American Life Insurance		PO Box 790201		Saint Louis	MO	63179-0196	
formation Services	ATTN Sara Leslie	12770 Coit Rd, Ste 300		Dallas	X	75251	
General Information Services		PO Box 538450		Atlanta	GA	30353-8450	
Geomap Company		PO Box 671077		Dallas	ĭ	75267-1077	
George Bates		Address on File					
George Catering		PO Box 140537		Dallas	ĭ	75214	
GEORGE FEIGER IRA		Address on File					
George Mathew		Address on File					
George W. Bush Foundation		2943 SMU Blvd	Leslie Cravens, Catering	Dallas	¥	75205	
George W. Bush Foundation		PO Box 600610		Dallas	ĭ	75360	
George W. Bush Presidential		Library and Museum	2943 SMU Boulevard	Dallas	ĭ	75205	
George W. Bush Presidential		2943 SMII Boulevard		Dallas	×	75205	
GEORGIA DEPARTMENT OF		TAXPAYER SERVICES					
REVENUE		DIVISION	PO BOX 105499	Atlanta	GA	30348-5499	
GEORGIA DEPARTMENT OF REVENUE		Processing Center	PO Box 740239	Atlanta	GA	30374-0239	
GEORGIA DEPARTMENT OF REVENUE		PROCESSING CENTER	PO BOX 740320	Atlanta	GA	30374-0320	
Georgia Secretary of State		2 Martin Luther King Jr. Drive	Suite 820 West Tower	Atlanta	GA	30334	
Geraghty, Dougherty and Edwards		1531 Hendry St, PO Box 1605		Ft. Myers	F	33902	
Gerry Gartenberg Productions,		-) i	000	
Inc.		3 New York Avenue	<u> </u>	White Plains	× ×	10606	
Gerson Lemman Group		BOX 200580	all Floor	New TOIR		16264 0690	
Getty Images US Inc.		PO Box 84434		Seattle	Z M	98124-5734	
-	C/O Richard Haskell	920 N Stone Ave		Lagrange Park		60526	
Gianna Cerullo		Address on File					
GIBB, ALLISON Gibbs & Bruns LLP		Address on File	Suite 5300	Houston	×	27002	
GIBBSPRODUCTIONS		2429 Connecticut Lane		Dallas	X	75214	
Gibson, Dunn & Crutcher LLP		333 South Grand Ave		Los Angeles	CA	90071	
Gifford Fong Associates		3658 Mt. Diablo Boulevard	Suite 200	Lafayette	CA	94549-4751	
Gigantic Color		PO Box 740209, Dept# 7052		Atlanta	GA	30374	
Gilbert Bromley		Address on File					
Gilbert Martinez Jr.		Address on File					
GILCHRIST, CLINI		Address on File					
GILL, NICOLE		Address on File					
GILLES, ENIN		Addicas oil Fild					

Page 53 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 66 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zip	Country
Gillian C. Sartini		Address on File					i	
Gillian Sartini		Address on File						
GILLUM, KATIE		Address on File						
Gils Elegant Catering		1001 MacArthur Blvd			Grand Prairie	×	75050	
GIMBEL, JESSICA D.		Address on File						
Girard Securities, Inc.	Attn Connie Goodell	5405 Morehouse Dr Ste 135			San Diego	CA	92121-4767	
GIRARD, ERIC		Address on File						
Girard, Kovarik & Associates	Attn Robert Danion	101 N. Clematis St, Ste 200			West Palm Beach	H F	33401	
GLASGOW, SAMUEL		Address on File						
Glassdoor		1 Harbor Drive	Suite 300		Sausalito	CA	94965	
Glassdoor		Dept 3436	PO Box 123436		Dallas	X	75312-3436	
Glast, Phillips, & Murray		2200 One Galleria Tower	13355 Noel Rd, LB 48		Dallas	X	75240-1518	
GLC Advisors & Co., LLC		451 Jackson Street	2nd Floor		San Francisco	CA	94111	
Gleneagles CLO, Ltd	The Directors	PO Box 1093 GT	Queensgate House, South Church Street		Grand Cayman		KY1-11-8	Cayman Islands
Gleneagles CLO, Ltd.		PO Box 1093 GT, Queensgate House	South Church Street	George Town	Grand Cayman			Cayman Islands
Gleneagles CLO, Ltd. JPMorgan Chase Bank,	JPMorgan Chase Bank,		Worldwide Securities	Gleneagles CLO, Ltd.				
National Association	National Association	600 Travis 50th Floor	Service	Telecopy	Houston	×	77002	
GLENN KIM		Address on File						
Glenn Morrison		Address on File						
Global Alpha Forum, LLC		30 Old Kings Hwy South			Darien	CT	06820	
Global Experience Specialists, Inc.		Bank of America, PO Box 96174			Chicado	_	60693	
GLOBAL FINANCIAL						! 3		
SERVICES		PO BOX 856460			Louisville	KY	40285-6460	
Global Recruiters of Mid-Cities		PO Box 2165			Bedford Park	IL	60499-2165	
Global Shares Inc.		111 Town Square Place	Suite 1401		Jersey City	N	07310	
Global Shares Ireland Ltd		Unit 2, Building D,	West Cork Technology Park Clonkality Co.		Cork		P85 EY90	IRELAND
GlobalMacro Partners, LLC		1755 S. Naperville Rd	Ste 100		Wheaton	_	60189	
GLOBE STORAGE & MOVING CO, INC		36 BLEECKER ST			New York	ž	10012	
Glocap Search LLC		156 W 56th St.	4th Floor		New York	×	10019	
Gloss Luxury Event Rentals		6525 Briarhaven Drive			Dallas	XT	75240	
GM SNYDER AND ASSOCIATES		300 Ozark Trail Drive	Suite 104		Saint Louis	МО	63011	
GoDaddy		14455 N. Hayden Rd.	Ste. 219		Scottsdale	ΑZ	85260	
Godfrey		1000 Louisiana	Suite 5100		Houston	XX	77002-5096	
Godier, Lindsey		Address on File						
Goetz, Matthew		Address on File						
Goetz, Matthew X.		Address on File						
Goetz, Matthew X.		Address on File						
Goglia PLLC		4519 Melissa Lane			Dallas	X	75229	
Gold Crown Valet Parking, Inc.		901 Waterfall Way	Suite 107		Richardson	X	75080	
GOLD LION		8043 Abramshire Ave			Dallas	X	75231	

Page 54 of 155

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Gold Medal Strategies, Inc.		319 1st Street West			Tierra Verde	님	33715	
Gold Star Distributors, Inc.		PO Box 831150			Richardson	XX	75083-1150	
Golds Gym International	Attn Corporate Billing	125 E John Carpenter Frwy	Suite 1300		Irving	ĭ	75062	
Golds Gym International		4001 Maple Avenue	Suite 200		Dallas	X	75219	
Golds Texas Holdings Group,					:			
lnc		4001 Maples Avenue Ste 200			Dallas	Υį	75219-0000	
Goldsmith Associates, PLLC		6540 Highgate Lane			Dallas	×	75214	
GOLDSMITH, JASON		Address on File						
Golf Balls Galora Inc.		2181 Land C Blvd			Naples	ū	34109	
GONZAGA GABRIFI I A		Address on File			2000	1	8	
GONZALEZ, EVAN		Address on File						
GOOD FULTON & FARRELL		2808 FAIRMOUNT ST	STE 300		Dallas	X	75201	
Goodwin and Marshall, Inc.		2405 Mustang Drive			Grapevine	X	76051	
GOODWIN PROCTER LLP		EXCHANGE PLACE	53 STATE STREET		Boston	MA	02109	
Gordon, Fournaris &								
Mammarella, P.A.		1925 Lovering Avenue			Wilmington	DE	19806	
Gosserand, Boyd		Address on File						
Gotham Promotions		67 Sullivan St			New York	N	10012	
GourmEATS - Kevin Ashade		1407 Main St.	Apt 1703		Dallas	XT	75202	
			2nd Floor, 90 Pitts Bay					
Governance Re Ltd.		Wellesley House North	Road		Pembroke		HM 08	Bermuda
		Wellesley House North, 2nd						
Governance Re Ltd.		Floor	90 Pitts Bay Road		Pembroke		HM 08	Bermuda
Governance RE Ltd.		Clarendon House	2 Church St		Hamilton		HM 11	Bermuda
GP Industries, Inc.		3230 Riverside Ave #110-A			Paso Robles	CA	93446	
GPI Lee Parkway, LP		3333 Lee Parkway			Dallas	XT	75219	
Grace Chang		Address on File						
		340 South US Highway 1 Ste						
Grafton Hospitality		306			Jupiter	F	33477	
Graham, Jacquelyn		Address on File						
Grand Street Settlement		80 Pitt Street			New York	ΛV	10002	
Grant Thornton LLP		33570 Treasury Center			Chicago		60694-3500	
Grant, Jennifer		Address on File						
4		10 11 10 11 10 10 00 00 00 00 00 00 00 0			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	>	40070 0500	
Organica Consultanta		2003 Devible Crook Drive			UCW TOILY	<u> </u>	76054	
Grasshopper Lawn & Patio		Soco Double Cleek Dive			Glapeville	<_	10007	
LLC		1002 Ashby Dr			Allen	×	75002	
GRATEKE, RYAN		Address on File						
Graubard Miller		Address on File						
Graves, Vanessa		Address on File						
Gray Reed & McGraw LLP	Jason S. Brookner	1601 Elm Street, Suite 4600			Dallas	X	75201	
		1300 Post Oak Blvd., Suite						
Gray Reed & McGraw LLP	Mark Gargiulo - CFO	2000			Houston	X	77056	
GRAY, MATTHEW		Address on File						
Gravson CLO Corp et al		190 Elain Avenue	George Town		Grand Cayman		KY1-9005	Cayman Islands
	c/o Ogier Fiduciary Services	P.O. Box 1093GT, Queensgate	-					Cavman
Grayson CLO Ltd.	(Cayman) Limited	House	South Church Street	George Town	Grand Cayman			Islands
	,)	-	*	*	

Page 55 of 155

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zip	Country
Grayson CLO Ltd.		190 Elgin Avenue	George Town		Grand Cayman		KY1-9005	Cayman Islands
Grayson CLO, Ltd.	Grayson CLO Ltd. c/o/ Ogier Fiducuiary Services (Cayman) Limited	P.O. Box 1093GT	Queensgate House, South Church Street	The Directors	George Town, Grand Cayman			Cayman Islands
Grayson CLO, Ltd. Investors Bank & Trust Company	Investors Bank and Trust Company c/o Ogier Fiduciary Services (Cayman) Limited	P.O. Box 1234	Queensgate House South Church Street	The Directors - Grayson CLO, Ltd.	George Town, Grand Cayman	⋩	1-1108	Cayman Islands
Grayson County	Elizabeth Weller	Linebarger Goggan Blair & Sampson, LLP	2777 N. Stemmons Freeway, Suite 1000		Dallas	X	75207	
Great American Photo Booths		3525 Melanie Ln			Plano	X	75023	
Great Investors Best Ideas Foundation		3879 Maple Avenue	Ste 350		Dallas	X	75219	
Great Northern Insurance Company, Chubb National Insurance Company and Federal Insurance Company	elo Chubb	2024 Halls Mill Road - 2F			Whitehouse Station	_ Z	68880	
Great Performances		2417 3rd Ave FI 3			Bronx	Z	10451-6339	
Great Point Capital LLC		200 W Jackson #1000			Chicago	_	90909	
Great Southern Bank		8201 Preston Road	Suite 305		Dallas	X	75225	
Great Value Storage		9530 Skillman Street			Dallas	X	75243	
Great Value Storage		401 Congress Ave, 33rd Flr			Austin	× i	78701	
Greater Lalent Network, Inc.		437 Fifth Avenue			New York	>Z	10016	
GREEN, AIRSON		Address on File						
Greenberg Trauria		2200 Ross Avenue	Suite 5200		Dallas	X	75201	
Greenberg Traurig		1000 LOUISIANA ST	STE 1800		Houston	×	77002	
Greenbriar CLO, Ltd.	c/o Maples Finance Limited	PO Box 1093GT	Boundry Hall, Cricket Square	George Town	Grand Cayman		KY1-11-8	Cayman Islands
Greenbriar CI O I td		P.O. Box 1093GT, Queensgate	South Church Street	George Town	Grand Caxman			Cayman
Greenbriar CLO, Ltd. and State								2
Street Bank and Trust Company	Greenbriar CLO, Ltd. c/o Maples Finance Limited	P.O.Box 1093GT	Boundary Hall Cricket Square		George Town, Grand Cayman	≩	1-9902	Cayman Islands
Greenbriar CLO, Ltd. and State Street Bank and Trust	State Street Bank and Trust Company Attn CDO Services							
Greenway - 4641 Production.	dnoib	ZOU CIAI EI IUOII OL	Mail Code ECC 100		DOSTOIL	Į.	02110	
L.P.	c/o Robert Lynn Management	4851 LBJ Freeway	Suite 1000		Dallas	X	75244	
Greenway - 4641 Production, L.P.	c/o Trinity Interests, Inc.	12750 Merit Dr Ste 1300			Dallas	X	75251	
Greenway - 4641 Production, L.P.		2808 Fairmount Street	Ste 100		Dallas	TX	75201	
Greenway - 4641 Production, L.P.		5924 ROYAL LANE	STE 250		Dallas	¥	75230	
GREENWICH STRATEGIC		42 CARV ROAD			a di si	Ę	06878	
Greenwood Office Outfitters		2951 Suffolk Drive	Suite 640		Fort Worth	ΣX	76133-1149	
Greg Campbell		Address on File						

Page 56 of 155

	oleditoi Noticeivai le	Address	Addressz	Addresss	<u>≥</u> 5	סומום	
Greg Jackson		Address on File					
Gred Lussen		Address on File					
GREGG IMAMOTO		Address on File					
Gregory C. Bussey		Address on File					
Gregory Chang		Address on File					
Gregory FCA Communications		27 West Athens Avenue			Ardmore	PA	19003
Gregory Polsen		Address on File					
Gregory Webster		Address on File					
GREGÓRY, MICHAEL		Address on File					
GREGORY, MICHAEL		Address on File					
Greig Saggers		Address on File					
Greyline Partners, LLC		P.O. Box 733976			Dallas	X	75373-3976
Greyline Solutions		PO Box 733976			Dallas	X	75373-3976
Greyline Solutions LLC		1 Sansome Street, Ste 1895			San Francisco	CA	94104-4432
GRIFFITH, CANDICE		Address on File					
GRIFFITH, CANDICE C.		Address on File					
GRIFFITH, MATTHEW		Address on File					
GRO Designs, LLC		3500 Commerce St. #100			Dallas	×	75226
GROFF, SCOTT		Address on File					
Groom Law Group		1701 Pennsylvania Ave NW	Ste 1200		Washington	DC	20006
GROS EXECUTIVE		TOGIO ELECTORATE			O. C.	Z	22022 8040
ECHOILERS, INC		1010 WEST GATE CINCLE			DOGETIMOOU	2	31021-0018
Group Services Inc		Condomination San Alberto, Suite 721	605 Conado Ave		San Juan	PR	20600
GROVES, SHAWN		Address on File					
Gruber Hurst Johansen Hail		000			= 0	À	00000
Shank LLP		PU Box 600041			Dallas	× :	75360-0041
GRUBHUB for Work		PO Box /485/0			Los Angeles	5	90074-8570
GrubHub Holdings Inc.		111 W. Washington Street	Ste 2100		Chicago	_	60602-0000
Grubhub Holdings Inc.		5050 Capitol Ave Apt 252			Dallas	X	75206-7724
GSB Digital		30-30 47th Avenue	Suite 5500		Long Island City	Ž	11101
GT Dallas Properties LLC	c/o Capital One Bank	PO Box 3085			Hicksville	NΥ	11802-3085
G-TEXAS MANAGEMENT, INC.	ATTN BARBARA BOURMAN	1135 SOUTH LAMAR ST			Dallas	XT	75215
Guardian Performance Solutions LLC		836 57th Street	Suite 408		Sacramento	CA	95819
Guggenheim Strategic	c/o Guadenheim Partners	330 Madison Ave 11th Floor			New York	> 2	10017
Guidepoint Global		675 Avenue of The Americas FI 2			New York	ž	10010-5117
Guidepost Solutions, LLC		415 Madison Ave	11th Floor		New York	λ	10017
Guild Associates		153 Mitchell Hill Rd			Lyme	CT	06371-3021
Gulati, Sanjay		Address on File					
GUNNERSON, ERIK		Address on File					
GUSTAVO PRILICK		Address on File					
0 :		يرئين رئيس يندر بيدرين مردار	2277 State Hwy 33,		, ,	-	00000
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Page 57 of 155

Page 58 of 155

Exhibit CCreditor Matrix
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Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 70 of 175

CreditorName	CreditorNoticeName	Address1	Address2 Address3	City	State	Zip Country
Haas Petroleum Engineering Srvcs. Inc.		750 N Saint Paul St Ste 1750		Dallas	XT	75201-3288
Hagar Restaurant Service LLC		1229 West Main St.		Oklahoma City	š	73106
Hain Capital Investors Master Fund. Ltd		301 Route 17. 7th Floor		Rutherford	2	07070
Hakemack, Christopher		Address on File				
Hal Whalen		Address on File				
Hale, Sarah		Address on File				
HALL, PHIL		Address on File				
Halloran & Sage LLP		225 Asylum Street	One Goodwin Square	Hartford	СТ	06103
HALPIN, CHRISTOPHER		Address on File				
Haltom, Steven		Address on File				
Hamilton	PRICKETT, JONES & ELLIOTT, P.A.	Marcus E. Monteio	Kevin H. Davenport 1310 King Street	Wilmington	DE	19801
Hamilton Communications		PO Box 555		Westbrook	СТ	06498
HAMILTON, TODD						
Hand Securities Inc.		820 Gessner Rd	Suite 1250	Houston	TX	77024
Hansen, Jessica		Address on File				
Hanson, Adam		Address on File				
HARBOR GROUP LTD		70 E SUNRISE HWY	#411	Valley Streram	×	11581
Harbor Yacht Clubs, LLC		1880 Harbor Island Drive		San Diego	CA	92101
HarbourVest 2017 Global AIF L.P.	Attn Erica Weisgerber	Debevoise and Plimpton LLP	919 Third Avenue	New York	ž	10022
HarbourVest 2017 Global AIF L.P.	c/o HarbourVest Partners, LLC	LC One Financial Center		Boston	MA	02111
HARBOURVEST 2017		One Financial Centre, 44th Floor		Boston	ΑM	02111
HarbourVest 2017 Global Fund	7					
L.P.	Attn Erica Weisgerber	Debevoise and Plimpton LLP	919 Third Avenue	New York	N	10022
HarbourVest 2017 Global Fund	2/o HarbourVest Partners 11 C	One Einancial Center		Roston	MA	02111
HARBOURVEST 2017						-
GLOBAL FUND L.P.		Floor		Boston	MA	02111
HarbourVest Dover Street IX	Attn Frica Weisnerber	Dehevoise and Plimpton I.I.P.	919 Third Avenue	New York	ž	10022
HarbourVest Dover Street IX	- cacabac - 400/ 100 - 100/0					1 77
IIIVestifierit L.F.	c/o narbourvest Partners, LLC	One rinancial		DOSIOII	AM	02111
Harbourvest Dover Street IX Investment, LP		One Financial Centre, 44th Floor		Boston	MA	02111
HarbourVest Partners L.P.	c/o HarbourVest Partners, LLC	LC One Financial Center		Boston	MA	02111
HarbourVest Partners L.P. on behalf of funds and accounts						
under management	Attn Erica Weisgerber	Debevoise and Plimpton LLP	919 Third Avenue	New York	×	10022
HarbourVest Skew Base AIF L.P.	Attn Erica Weisgerber	Debevoise and Plimpton LLP	919 Third Avenue	New York	ž	10022
HarbourVest Skew Base AIF L.P.	c/o HarbourVest Partners. LLC	LC One Financial Center		Boston	MA	02111

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 71 of 175

Creditorname	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
HARBOURVEST SKEW BASE		One Financial Centre, 44th					
AIF L.P.		Floor			Boston	MA	02111
Harder LLP		132 S. RODEO DRIVE	FOURTH FLOOR		BEVERLY HILLS	CA	90212
HARIKRISHNAN NAIR		8734 SHADY SHORE DR			Frisco	¥	75034
Harlem Lacrosse		PO Box 708			New York	N≺	10030
Harper & Peterson, P.L.L.C		3040 Woodbury Drive			Woodbury	NM	55129
Harris Hilburn & Sherer		1111 Rosalie			Houston	X	77004
HARRIS, WILTSHIRE &						1	
GRANNIS LLP		1200 EIGHTEENTH ST, NW			Washington	DC	20036
HARRISON, MATTHEW		Address on File					
Harsha Patwardhan		Address on File					
Hart Energy Publishing, L.P.		4545 Post Oak PI Ste 210			Houston	XX	77027
Hart Energy Publishing, L.P.		1616 S. Voss Rd	Suite 1000		Houston	¥	77057
Hart Energy, LP		1616 S. Voss Street	Suite 1000		Houston	X	77057
Hartford CFA Society		PO Box 266			Granby	CT	06035
Hartford Life Insurance							
Company		777 Main Street			Hartford	СТ	06115
Hartline Dacus Barger Dreyer							
TLP		6688 N. Central Expwy, #1000			Dallas	X	75206
Hartman Wanzor LLP Ke	Kenneth Cantrell	6050 Southwest Blvd Suite 150			Fort Worth	×	76109
Hartman Wanzor LLP		6050 Southwest Blvd	Suite 200		Fort Worth	X	76109
Harvard Club of Dallas		5706 E Mockingbird Ln Ste 115			Dallas	ΧĽ	75206-5461
Harvard Club of New York City		35 West 44th Street			New York	ž	10036
Harvest Exchange Corp		PMB 245	516 N Oaden Ave		Chicado		60642-6421
Haselroth. Matthew		Address on File			•		
HASENAUER, MICHAEL		Address on File					
HASENAUER, MICHAEL		Address on File					
Haven Search Group, LLC		3303 Lee Parkway	Suite 400		Dallas	X	75219
Hawaii State Tax Collector		PO Box 1530			Honolulu	ェ	96806-1530
HAWK Network Defense, Inc.		5057 Keller Springs Road	Suite 300		Addison	¥	75001
Hayes, Christopher		Address on File					
Hayley Eliason Mic	Michael P. Hutchens, Esq.	Whitaker Chalk Swindle & Schwartz PLLC	301 Commerce Street, Suite 3500		Fort Worth	×	76102-4135
HAYMARKET MEDIA I IMITED		23/T, The Centrium, 60 Wandham St	Central		HONG KONG		UNCX UNCH
_	ATTN Cari Peretzman	901 Main St # 3100			Dallas	X	75202
		2323 Victory Ave	Suite 700		Dallas	X	75219
Haynes and Boone, LLP		PO Box 841399			Dallas	X	75284-1399
Hazen, Anthony		Address on File					
HCM Market Letter, LLC		Harch Capital Management, LLC	621 NW 53rd Street, Suite 400		Boca Raton	FL	33487
Wi HCBE Darther 11.0	Wick Phillips Gould & Martin,	Jason M. Rudd. Lauren K.	3131 McKinney Avenue,		Dallac	X	75204
	-	Address on File	000		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	<u><</u>	1020
		A6 Kilvert St			Warwick	2	02886

Page 60 of 155

Exhibit CCreditor Matrix Served via First Class Mail

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 72 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
		000			===	À	, ,	
Health Lexas Provider Network		FO Box 844 128			Dallas	≤ }	75000 4075	
Heat Software USA Inc		PO Box #204375			Dallas	×	75320-4375	
HEATHER BROWN		Address on File						
HEATHERINGTON. MELINDA		Address on File						
HEBERT, ERIC		Address on File						
Hedge Connection, Inc.		141 Parkway Rd	Suite 15		Bronxville	Ž	10708	
Hedge Fund Alert		5 Marine View Plaza #400			Hoboken	N	07030-5795	
Hedge Fund Research, Inc.		10 South Riverside Plaza	Suite 700		Chicago	_	90909	
Hedgebay Securities, LLC		62 Post Road West			Westport	CT	08890	
HEDGEFUND INTELLIGENCE		NESTOR HOUSE,						United
LTD		PLAYHOUSE YARD	ACCOUNT DEPT		London		EC4V 5EX	Kingdom
Hedgeye Risk Management, LLC	Legal Department	1 High Ridge Park 3rd Floor			Stamford	Ŋ	0000-50690	
HEIN ONKENHOUT		Address on File						
HEISS, BRADFORD		Address on File						
Helder Melendez		Address on File						
Holon Kim	Michael D. Hutchans Esa	Whitaker Chalk Swindle &	301 Commerce Street,		Fort Worth	ž	76102.4135	
Uplication for Horses	Michael F. Hatchens, Esq.	OO40 Vicesing Benn	Salie Sooo		Pollog	< }	75047	
Helicopters for Heroes	с/о Jeп Davis	9219 Viscount Row			Dallas	× ;	15241	
HELLER EHRMAN LLP		FILE NO 73536	PO BOX 60000		San Francisco	CA	94160-3536	
neiping Our neroes Foundation		6505 W. Park Blvd	Ste 306-165		Plano	×	75093	
Towns Kovin		Address on File			2	3		
HENDERSHOT PALI		Address on File						
LENDER OF LANDER		Addicas on Tile						
Honing Coucher		Address on File						
Henjam Coucher		Addiese OII - IIC						
religiii Goucriei		Addiess of rije						
HENNIGAN, BENNEL I & DORMAN LLP		865 S FIGUEROA ST			Los Angeles	S	90017	
Henry Chang		Address on File						
Herbert A. Rosenthal,		30 100				C C		
Chartered		1020-19th St, NW, #400			wasnington	3	70030-0101	
HEROES FOR CHILDREN	ATTN LARISSA LINTON & JENNY SCOTT	3411 PRESTON RD, STE C-13 227	, 'n		Frisco	X	75034	
HERREN, CASEY		Address on File						
HERRICK, KATHRYN D.		Address on File						
Hersey, William		Address on File						
Hess, Zachary		Address on File						
Hewetts Island CLO 1-R, Ltd.	c/o Acis Capital Management	Blank Rome LLP	John E. Lucian, Josef W. 1201 N. Market Street, Mintz Suite 800	1201 N. Market Street, Suite 800	Wilmington	DE	19801	
Hewetts Island CLO 1-R, Ltd.	c/o Acis Capital Management	Winstead PC		2728 N. Harwood Street, Suite 500	Dallas	¥	75201	
	-							
Hewetts Island CLO 1-R, Ltd.	c/o Acis Capital Management	Two Galleria Tower	1300		Dallas	X	75240	
HFF SECURITIES LP		10100 SANTA MONICA BLVD STE 1400) STE 1400		Los Angeles	Q O	29006	
	_	-	-		-	-		

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 73 of 175

HFP GP, LLC HG Deposition and Litigation Services High Bandwidth Attn GIS Solutions GP, LLC Company Company Company Company Company Company L.P. Highland Capital Loan GP, LLC Highland Capital Management Fund, L.P. and NexPoint Advisers, L.P. Highland Capital Management Fund, L.P. and NexPoint Advisers, L.P. Highland Capital Management Fund, L.P. and NexPoint Advisers, L.P. Highland Capital Management Fund, L.P. and NexPoint Advisers, L.P. Highland Capital Management Fund, L.P. and NexPoint Advisers, L.P. Highland Capital Management Fund, L.P. and NexPoint Advisers, L.P. Highland Capital Management Fund, L.P. and NexPoint Advisers, L.P. Highland Capital Management Fund, L.P. and NexPoint Advisers, L.P. Highland Capital Management Fund, L.P. A. Lee Hogew	Two Galleria Tower 2777 N. Stemmons Freeway, Ste 1025 Address on File 230 PARK AVE 10107 Candlebrook Drive 4851 LBJ Freeway, Suite 500 Jackson Haring	13455 Noel Road, Suite 1300					
NERS NERS Ing Ing I Loan Fund, I Loan GP, LLC I Management NexPoint NexPoint NexPoint		200		Dallae	1Z	75240	
NERS ing ing Irs, Inc. I Insurance LC I Loan Fund, I Loan GP, LLC I Management NexPoint NexPoint NexPoint				Dalias		0440	
ing Irs, Inc. Insurance LC I Loan Fund, I Loan GP, LLC I Management VexPoint NexPoint NexPoint				Dallas	TX 75	75207	
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2) = = = = =				New York		10169	
2) t t				Dallas	TX 75	75243	
t t				Dallas	TX 75	75244	
t t		751 Bridgeway, 3rd Flr		Sausalito		94965	
의는 t	505 5th Ave, 14th FIr			New York	NY 10	10017	
t t	200 W. Madison, Ste 2500			Chicago)9 	90909	
t t	2342 Fabens Road	Ste 100		Dallas	TX 75	75229	
t t t	Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	TX 75	75240	
) t t t	1209 Orange St			Wilmington	DE 18	19801	
lal Loan GP, LLC lal Management I NexPoint lal Management I NexPoint							
la Management I NexPoint lal Management I NexPoint	1209 Orange St			Wilmington	DE 16	19801	
tal Management I NexPoint	Kopf & Harr,	3800 Ross Tower	500 N. Akard Street	Dallas	XL	75202-2790	
_	=	Jorth		2.00		0032	
Highland Canital Management	A. Lee Hogewood, III	HIIIS Ave., Sulte 300		Kaleign	NC Z/	27609	
Fund. L.P. Add NexPoint K&L Gates L.P.	Attn Artoush Varshosaz	1717 Main Street, Suite 2800		Dallas	XL	75201	
tal Management d NexPoint	Tonetzes	1601 K Street NW		Washington		20006-1600	
ital Management	Tower	13455 Noel Road, Suite 1300		Dallas		75240	
Highland Capital Multi-Strategy c/o The Corporation Trust Fund, L.P.	1209 Orange St			Wilmington	DE 18	19801	
Highland CDO and Structured Products Fund, Ltd. Citigroup Financial Products Inc. JPMorgan Chase Bank Inc.	390 Greenwich Street	Doug Warren		New York	Ŋ D	10013	
ctured group							_
JPMorgan Chase Bank JPMorgan Chase Ban	600 Travis Street		ITS-Greg Sheehan	Houston	TX X	77002	
riginaria CDO Opportumity Fund GP, LLC	Two Galleria Tower	1300		Dallas	TX 75	75240	

Page 61 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 74 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

Highland CDO Opportunity Fund, Ltd. IXIS Financial Products Inc. JPMorgan Chase Bank, National Association Highland CLO Funding, Ltd Highland CLO Management Ltd. Highland Credit Opportunites Labranese Feeder Sub-						2000	ì	Country
		800 Travis Stead	ACK.	W.C.C. Chapter	L o o	}	27002	
		tte tte	2nd St., Suite	,	Austin		78701-4684	
		. Court,	St Peter Port		Guemsey			Channel Islands
	ш.	PO Box 309	Ugland House		Grand Cayman		_	Cayman Islands
	Japanese Feeder Sub-Trust	c/o Intertrust (Cayman) Limited 190 Elgin Avenue		George Town	Grand Cayman		KY1-9005	Cayman Islands
		c/o Intertrust (Cayman) Limited		George Town	Grand Cayman		KY1-9005	Cayman Islands
		Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	¥	75240	
Highland Credit Opportunities CDO, Ltd.	c/o Walkers SPV Limited	Walker House 87 Mary Street	George Town		Grand Cayman		KY1-9002	Cayman Islands
		200 Park Avenue			New York	ž	10166	
u	c/o CT Corporation, Registered	1209 Orange St			Wilmington	DE	19801	
Highland Dynamic Income Fund GP, LLC	<u> </u>	Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	¥	75240	
Highland Employee Retention Assets, LLC		Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	¥	75240	
Highland Fund Holdings, LLC	<u> </u>	Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	¥	75240	
Highland GP Holdings LLC		Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	XL	75240	
c/o Maples 8 Highland Legacy Limited Lockington				George Town	Grand Cayman			Cayman Islands
c/o Queensg Highland Legacy Limited	c/o Queensgate SPV Services F Limited	St.	Compass Center, 2nd Flr, Crewe Road	George Town	Grand Cayman			Cayman Islands
Highland Loan Fund, Ltd. et al		608	Ugland House South Church Street	Grand Cayman	Cayman Island		KY1-1104	Cayman Islands
Highland Loan Funding V, Ltd. c/o Maples & Calder/ F.O.E.		Jgland House	South Church Street	George Town	Grand Cayman			Cayman Islands
Highland Loan Funding V, Ltd. c/o QSPV Limited		PO Box 1093 GT, Queensgate House	South Church Street	George Town	Grand Cayman			Cayman Islands
	c/o Maples Corporate Services Limited	PO Box 309	Ugland House		Grand Cayman		KY1-1104	Cayman Islands
Highland Multi Strategy Credit Fund GP, L.P.		Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	X	75240	
		1209 Orange St			Wilmington	DE	19801	
Highland Multi-Strategy Credit c/o The Corp Fund, L.P.	c/o The Corporation Trust Company	1209 Orange St			Wilmington	DE	19801	

Page 62 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 75 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Highland Multi-Strategy Fund		Two Galleria Tower	13455 Noel Road, Suite		Sollon	Ž	75240	
Highland Multi-Strategy Master Fund, L.P.	c/o MQ Services Ltd.	Victoria House	31 Victoria Street		Hamilton	<u> </u>	0HM10	Bermuda
Highland Multi-Strategy Master Fund, L.P.		Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	X	75240	
Highland Park CDO I, Ltd.	Moodys Investors Service, Inc.	99 Church Street			New York	N	10041	
Highland Park CDO I, Ltd.	Standard & Poors Ratings Services	55 Water Street, 41 st Floor	Commercial Mortgage Surveillance Group	CDO Surveillance	New York	×Z	10041	
Highland Park CDO I, Ltd. The Bank of New York Trust Company, National Association Maples Finance Limited	Highland Park CDO I, Ltd. c/o Maples Finance Limited	P.O. Box 1093GT	Queensgate House, South Church Street	George Town, The Directors	George Town			Cayman Islands
Highland Park CDO I, Ltd. The Bank of New York Trust Company, National Association	Highland Park CDO I, Ltd. The Bank of New York Trust Company, National Association Company, National Association 601 Travis	601 Travis	16th FI		Houston	¥	77002	
Highland Park CDO I., Ltd.	c/o Maples Finance Limited	PO Box 1093 GT, Queensgate House	South Church Street	George Town	Grand Cayman			Cayman Islands
Highland Principal Opportunities GP, LLC		Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	X	75240	
Highland Prometheus Feeder Fund I, L.P.	c/o Maples Corporate Services Limited	PO Box 309	Ugland House		Grand Cayman		KY1-1104	Cayman Islands
Highland Prometheus Feeder Fund II, L.P.	c/o Maples Corporate Services Limited	PO Box 309	Ugland House		Grand Cayman		KY1-1104	Cayman Islands
Highland Prometheus Mast Fund, L.P.	c/o Maples Corporate Services Limited	PO Box 309	Ugland House		Grand Cayman		KY1-1104	Cayman Islands
Highland Restoration Capital Partners GP, LLC		Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	¥	75240	
Highland Restoration Capital Partners Master, L.P.	c/o The Corporation Trust Company	1209 Orange St			Wilmington	DE	19801	
Highland Restoration Capital Partners Offshore, L.P.	c/o Intertrust Cayman	190 Elgin Avenue	George Town		Grand Cayman		KY1-9005	Cayman Islands
Highland Restoration Capital Partners, L.P.	c/o The Corporation Trust Company	1209 Orange St			Wilmington	DE	19801	
Highland Select Equity Fund GP	c/o The Corporation Trust Company	1209 Orange St			Wilmington	DE	19801	
Highland Select Equity Fund GP, LLC		Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	XT	75240	
Highland Select Equity Master Fund, GP	c/o MQ Services Ltd.	Victoria House	31 Victoria Street		Hamilton		0HM10	Bermuda
Highland SunBridge GP, LLC	c/o The Corporation Trust Company	43			Wilmington	DE	19801	
HighTower Advisors	Attn GIS	505 5th Ave, 14th Floor			New York	NY	10017	
HighTower Advisors		200 West Madison	Suite 2500		Chicago	_	90909	
High I ower Advisors/ I he Sarian Group		656 East Swedesford Road	Suite 360		Wayne	PA	19087	
HighTower Holding LLC		200 W. Madison	Ste 2500		Chicago		90909	
Hilary Adams		Address on File						

Page 63 of 155

CreditorName		TOOLOGO	Addressz	Addresss	CITS	State	41 7	Country
HILGENBRINK, ANDREW		Address on File						
Hilgenbrink, Andrew		Address on File						
HILL, OWEN		Address on File						
		Address on File						
Hillcrest Athletic Association	HHS Athletics c/o Andy Todd	9924 Hillcrest Rd			Dallas	×	75230-5309	
		Address on File						
Hines REIT 2200 Ross Avenue LP		PO Box 841147			Dallas	¥	75284-1147	
Hines REIT 2200 Ross Avenue					:	ì		
1010		PO Box 841197			Dallas	×	75284-1197	
Hitchcock, Darliel		Addless on rile			4221140	Š	0000	
HM Lile insurance Company		PO Box 362229			Fillsburgn	Ĭ.	6770-00701	
Hoedebeck, Challe		Address on rile						
Hode & Gameros 11 D		Address of File			Dallae	X	75210	
Hoge & Callelos, Eri Holland & Knight II P		PO Box 864084			Orlando	<u> </u>	3286-4084	
Hollister Michael I		Address on File			2	1	10000	
Holloway, Travis		Address on File						
Holly Church Communications		3730 Dinebrook Cir Ant 606			Bradenton	ū	3/12/10-8/173	
						1		
Holmes Detective Bureau, Inc.		1270 Avenue of the Americas Suite 1906	9061		New York	λN	10020	
						i		
Home Health Service		A	40		Plano	Σì	75093	
Home Health Services		3333 Earheart Drive Suite 210	210		Carrollton	×	9009/	
HOME, BRIAN		Address on File						
HONEYCUTT, JOHN BROOKS	6	Address on File						
HONEYCUTT, JOHN BROOKS		Address on File						
HONIS, JOHN		Address on File						
HONIS, JOHN		Address on File						
Honyaku Center Inc.		3-13-12 Mita			Minato-ku	Tokyo		JAPAN
HOOVER HULL LLP		1989			Indianapolis		46244-0989	
Hopes Door Inc.		860 F Ave Suite 100	100		Plano	X	75074	
HOPSON, STUART		Address on File			:	í		
Hotel Crescent Court		400 Crescent Court			Dallas	×i	75201	
		2332 Leonard Street			Dallas	<u> </u>	1.0767	
Houlihan Lokey	Attn Accounts Receivable	Floor			Los Angeles	CA	90067-6802	
HOUSE OF BLUES	ATTn BARBARA BOUMAN	2200 N LAMAR ST			Dallas	×	75202	
		ngleton, Development	Ö			À	0.00	
Housing Crisis Center			4Z10 Junius Street		Dallas	≤ 8	75240	
How Handy Is That		21650 Oxnard Street Suite 1530	1530		Woodland Hills	S	91367	
Howard B. Wiener		Address on File						
HOWARD DRANSFIELD IRA		Address on File						
		Address on File						
hrQ-Dallas, LLC		2859 Umatilla St			Denver	00	80211	
		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	_				_	

Page 64 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 77 of 175

Exhibit C Creditor Matrix Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
HTH Worldwide Insurance Services	c/o Travel Accounting	One Radnor Corporate Center 9	933 1st Ave		King of Prussa	PA	19406-1342	
HUBBLE, JONATHAN)			
HUDSON GLOBAL RESOURCES		75 Remittance Drive, Suite 6465			Chicago	_	60675-6465	
Hudson Reporting & Video. Inc	A DEPOSITION CENTER	2124 Oak Tree Rd			New Jersev	2	08820	
HUGHES & HUBBARD		One Battery Park Plaza			New York	N N	10006	
Hughes & Luce LLP		1717 Main St Ste 2800			Dallas	X	75201	
Hughes, Alex		Address on File						
HUKILL, NATHAN		Address on File						
HULL, CYNTHIA		Address on File						
Hummingbird		PO Box 8500-3885			Philadelphia	РА	19178-3885	
Hundt Reporting, L.L.C.		703 McKinney Ave, Ste 405			Dallas	X	75202	
Hunt, Brandon		Address on File						
HUNT, HEATHER		Address on File						
Hunter Covitz	c/o David Neier, Winston Strawn I I P	6612 Sondra Dr			Dallas	XL	75214	
Hunter Covitz								
HUNTER COVITZ		Address on File						
Hunter Donaldson		Address on File						
Hunter Mountain Investment			87 Railroad Place Ste					
Trust	c/o Rand Advisors LLC	John Honis	403		Saratoga Springs	Ν	12866	
H			325 N Saint Paul St Ste		= 0	Ì	000	
Hunter Mountain Trust	c/o E. P. Kellier	Rocnelle McCullougn LLP 4	4500		Dallas	×	1285-10261	
Hunter Mountain Trust	Hunter Mountain Trust	John Honis, Trustee for Hunter 8 Mountain Trust	87 Kaliroad Place, Suite 403		Saratoga Springs	NE	12866	
Hunting & Fishing for ALS Research		2525 Fairmont St			Dallas	×	75201	
HUNTINGTON, JOHN		Address on File						
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		'LAZA, EAST	F3 4 7 1 1 2 4 7 1 1 2 4 7 1 1 2 4 7 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2		7 9 9 9	V	0,000	
Lunton & Williams II D		040606	SI EAST BIND SI		Nclinolia	۲ >	75204 0696	
רמוונטון א איווומוווא בבר		0000 640000			Dallas	<_	0000-4070	
Hunton Andrews Kurth LLP	Alexander G. McGeoch	Suite 3700			Dallas	X	75202	
Hunton Andrews Kurth, LLP		ne	Suite 3700		Dallas	X	75202-2799	
Hurley, Leslie		Address on File						
Huron Consulting Group		4795 Paysphere Circle			Chicado	_	60674	
Hutcherson Law		sswav	Suite 800		Dallas	¥	75231	
Hutchison & Steffen, PLLC			Ste 200		Las Vegas	N	89145	
HV International VIII Secondary L.P.	Attn Erica Weisgerber	Debevoise and Plimpton LLP 9	919 Third Avenue		New York	Ž	10022	
HV International VIII Secondary L.P.	c/o HarbourVest	One Financial Center			Boston	MA	02111	
HV INTERNATIONAL VIII SECONDARY L.P.		One Financial Centre, 44th Floor			Boston	MA	02111	
Hyatt Regency Lost Pines Resort and Spa		575 Hvatt Lost Pines Road			Lost Pines	×	78612	
							!	

Page 65 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 78 of 175

CreditorName	CreditorNoticeName	Address1	Address2 Address3	Cifv	State	Zip Country
Hyatt Regency Scottsdale		7500 E Doubletree Ranch				ŀ
Resort & Spa		Road		Scottsdale	AZ	85258
I & A INTERNATIONAL		1717 MAIN ST	SUITE 4800	Dallas	TX	75201
i Entertainment		2409 Avenue J	Suite D	Arlington	XT	76006
I.M.S. Relocation		2005 McDaniel Drive	Ste 150	Carrollton	TX	75006
IA Watch		PO Box 9407		Gaithersburg	MD	20897-9824
IA Watch		100 Winners Circle, Ste 300	PO Box 5094	Brentwood	NL	37024-5094
IAN FARRAND		Address on File				
IBM Websphere		1 New Orchard Road		Armonk	Ż	10504-0000
ICAA		1050 17th St, NW Ste 725		Washington	DC	20036-5503
Ice Bro Promos		1007 East Levee		Dallas	XT	75207
Ice Data Indices, LLC		PO Box 74008873		Chicago	IL.	60693-8873
ICE Data Pricing & Reference		PO Box 98616		Chicago	_=	60693
ICE Systems, Inc.		PO Box 11126		Hauppauge	· ×	11788-0934
ICI Mutual Insurance Brokers,						
lnc.		1401 H Street NW	Suite 1000	Washington	DC	20005
IDAHO STATE TAX COMMISSION	REVENUE OPERATIONS DIVISION	IDAHO STATE TAX COMMISSION	PO BOX 36	Boise	Ω	83722-0410
IDAHO STATE TAX COMMISSION		PO Box 83784		Boise	ID	83707-3784
IDCSERVCO Business Services	Attn Accounts Receivable	PO Box 1925		Culver City	S	90232-1925
iDiscover, LLC		2049 Century Park East, Ste 4370		Los Angeles	CA	290067
IFG Project Resourcing		1560 Sawgrass Corporate Pkwy 4th FIr		Sunrise	7	33323
IFP Securities, LLC		3030 N Rocky Point Dr W	Suite 700	Tampa	F	33607
IHS Global Inc.		PO Box 847193		Dallas	×	75284-7193
IHS Markit	Michelle Searles	15 Inverness Way East		Englewood	8	80112
II Magazines	Absolute Return & Alpha			New York	×	10003
II Magazines		PO Box 4009	Subscriptions	Chesterfield	MO	63006-4009
IINews		PO Box 5018		Brentwood	NL	37024-9552
IJC Partners LLC			Suite 901	New York	×	10017
Ikon Office Solutions		DALLAS DISTRICT-DAT	PO BOX 676466	Dallas	X	75267
Ikon Office Solutions		Northeast District-NYG	PO BOX 827164	Philadelphia	PA	19182-7164
Ikon Office Solutions		LDS Southeast District -FTL	PO Box 532545	Atlanta	GA	30353-2545
Ikon Office Solutions		LDS DALLAS DISTRICT -DAL	PO BOX 676466	Dallas	XT	75267-6466
Ikon Office Solutions		National Accounts	PO Box 676466	Dallas	XT	75267-6466
ILLINOIS DEPARTMENT OF		PO BOX 19009		SPRINGEIELD	- 1	60794-9009
II INOIS DEPARTMENT OF					ī	
REVENUE				Springfield		62794-9045
Illinois Secretary of State		Department of Business		Springfield	_=	62756
			421 E. Capital Ave., 2nd		!	
Illinois Securities Department		Securities Division	FI.	Springfield		62701
Illumant LLC		431 Florence Street	Suite 210	Palo Alto	CA	94301

Page 66 of 155

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
geM		0it-			10000		000	
Inc		Sulte 102-416, oth St			New Westminister	BC	V3L 3B2	CANADA
ImageMAKER Development		Ste 102 416 - 6th Street			Now Wester	Ca	V31 3B2	2000
ImageNet					Dallas	3 ×	75261-3310	Callada
Imaginuity Interactive, Inc.		2633 McKinney Ave	Ste 130-377		Dallas	X	75204	
IMAMOTO, GREGG		Address on File						
IMCA	Attn Lara Davies	5619 DTC Pkwy, Suite 500			Greenwood Village	8	80111	
Imran Hussain		Address on File						
MR		210 W PENNSYLVANIA AVE			NOSWOT	Q	21204-4532	
In Time Communications		9137 Loma Vista Dr			Dallas	ž	75243	
INCORPORATING SERVICES, LTD		3500 S DUPONT HWY			Dover	DE	19901	
Independence Capital Co., Inc.		5579 Pearl Road	Suite 100		Parma	Ю	44129	
Independent Financial Group LLC		12671 High Bluff Drive	Suite 200		San Diego	CA	92130	
Independent Petroleum Assoc. of America		1201 15th St, NW	Ste 300		Washington	DC	20005	
Independent Petroleum Assoc.		, C			9	2	0.00	
or America		PO Box 79384	S.::‡.: 730		Baltimore San Francisco	N (21279-0384	
IndexUniverse LLC		201 Mission Street 353 Sacramento Street	Suite 1520		San Francisco	CA CA	94105	
INDIANA DEPARTMENT OF REVENUE		PO BOX 1028			Indianapolis	Z	46206-1028	
Indiana Securities Division		Securities Division	302 West Washington Street, Room E-111		Indianapolis	Z	46204	
Infinity Litigation		3141 Hood St, #103			Dallas	¥	75219	
Informa Investment Solutions		PO Box 416014			Boston	MA	02241-6014	
Informa Investment Solutions		4 Westchester Park Drive			White Plain	×	10604-0000	
Informa UK Ltd.		PO Box 32794			Hartford	CT	06150-2794	
Information Management Network		225 Park Avenue South, 7th FI			New York	ž	10003	
INFOTECH		92 CORPORATE PARK	STE C703		Irvine	CA	92606	
INNES, JOHN		Address on File						
Innovative Legal Solutions, Inc.		440 Louisana, Suite 1100			Houston	X	77002	
INSIDE CMS		PO BOX 7167	BEN FRANKLIN STATION		Washington	DC	20044-7167	
INSIDE HEALTH		PO ROX 7167	BEN FRANKLIN STATION		Washington	Ü	20044-7167	
Insider Score		254 Witherspoon St			Princeton		08542	
InsiderScore, LLC		254 Witherspoon Street			Princeton	2 2	08542	
InsiderScore, LLC		100 Thanet Circle	Suite 300		Princeton	2	08540-0000	
Insight		PO Box 78825			Phoenix	AZ	78825	
Insight Direct USA, Inc.		PO Box 731069			Dallas	X	75373	
Insight Investments		611 Anton Blvd	Suite 700		Costa Mesa	S	92626	
IIIstalit Technologies		34 Noss Road			Dallialli		03024	

Page 67 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 80 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Institute for International								
Research		PO BOX 3685			Boston	MA	02241-3685	
Institute for Portfolio								
Alternatives		PO Box 480	I		Ellicott City	MD	21041-0480	
Institutional Investor News	Attn Andrew Levin	225 Park Ave South 8th Fir	JIII F1001		New Tork	- X	10004	
Institutional Investor News	ATTN Jeff Schilling	225 Park Ave. South	7th Floor		New York	×	10003	
Institutional Investor News	Attn Mutual Fund Industry Awards	PO Box 1575			New York	> Z	10008	
Institutional Investor News		PO BOX 5034			Brentwood	Z Z	37024	
Institutional Investor News		PO Box 417611			Boston	MA	02241-7611	
Institutional Investor News		PO BOX 1575			New York	Ν	10008-1575	
Institutional Investor News		PO Box 4009			Chesterfield	MO	63003-4009	
Institutional Investor					-	i	1	
Newsletters		PU BUX 3016			Brentwood	Z	3/024-9549	
Institutional Investor Newsletters		PO Box 5018			Brentwood	Z	37024-9552	
Institutional Investor Newsletters		PO BOX 5030			Brentwood	Z	37024-9555	
Institutional Investor, LLC		PO Box 417611			Boston	MA	02241-7611	
Institutional Recovery Solutions, Inc.		626 RXR Plaza			Uniondale	ž	11556	
Insurance Commissioner of		Securities Bureau	601 Locust Street, 4th		Des Moines	4	50300-3738	
INSYNC ELECTRONIC MEDIA DESIGN, LLC		33 FELWAY DR			Coram	<u> </u>	11727	
Integra FEC LLC		1801 Lavaca Street, Suite 101			Austin	¥	78701	
Integrated Financial Associates, Inc.	Carlyon Cica Chtd	265 E. Warm Springs Road, Suite 1-7			Las Vegas	Ž	89119	
Integrated Financial Associates, Inc.		3111 S. Rainbow Blvd., Suite 209			Las Vegas	≥ Z	89146	
Integrated Solutions		425 Gotham Pkwy			Carlstadt	N	07072	
Interactive Data Pricing & Reference		PO BOX 98616			Chicago		60693	
Interactive Data Pricing and Reference D		32 Crosby Drive			Bedford	MA	01730-0000	
InterDyn BMI		3001 Broadway St NE, #320			Minneapolis	MN	55413	
Interfor		1006			New York	ž	10022	
Internal Revenue Service	Attn Insolvency	1352 Marrows Road, 2nd Floor			Newark	DE	19711-5445	
Internal Revenue Service	Attn Linda Yao	4050 Alpha Road	MC 4505 NDAL		Farmers Branch	XX	75244	
Internal Revenue Service	Faye Copple, Bankruptcy Specialist	1100 Commerce St	M/S MC5027DAL		Dallas	¥	75242	
Internal Revenue Service		P.O. BOX 21126			Philadelphia	PA	19114	
Internal Revenue Service		STOP 5107 NWSAT	4050 ALPHA RD		Farmers Branch	X	75244-4201	
Internal Revenue Service		Ogden			Ogden		84201-0039	
International Assets Advisory, LLC		390 North Orange Ave	Ste 750		Orlando	FL	32801	

Page 68 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 81 of 175 **Exhibit C**Creditor Matrix Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3 City	State	diZ	Country
International Bar Association		10th Fir 1 Stephen St		uopuo I			United
International Foundation		18700 W. Bluemound Rd	PO Box 69	Brookfield	IM	69	
Intertrust		190 Elgin Ave	George Town	Grand Cayman		KY1-9000	Cayman Islands
Intex Solutions, Inc.	Accounts Receivable	110 A St	o	Needham	MA)7	
Intralinks		P.O. Box 10259		New York	×	10259	
Intralinks Inc.		150 East 42nd St	8th floor	New York	NY	10017-0000	
Intuit		PO Box 30860		Los Angeles	CA	0980-08006	
Inventus		P.O. Box 130114		Dallas	×	75313	
INVeSHARE, Inc.		PO Box 568		Alpharetta	GA	30009-0568	
Investigative Management Group		825 Third Avenue	18th Floor	New York	×	10022	
Investment Company Institute		PO Box 759456		Baltimore	MD	21275	
Investment Company Institute		Dept. 3077		Washington	DC	20061-3077	
Investment Management Advisors, LLC		3131 Maple Ave Suite 7E		Dallas	×	75201	
Investment Management		123 M2505 St		toimmoor	Ę	06830	
Institute Monogoogt		IZS Masoll St			5	0000	
Investment Management Institute		165 W. Putnam Avenue	2nd Floor	Greenwich	СТ	06830	
Investment Planners, Inc.		PO Box 170		Decatur	IL	62525-0170	
Investment Professionals Conferance	Attn Rachel Christensen	470 Tanner Building		Provo	T)	84602	
Investment Program Association		PO Box 480		Ellicott City	MD	21042-0480	
InvestmentWires. Inc.		14 Wall Street	20th Floor	New York	×	10005	
Investor Force, Inc.		Lockbox # 415926		Boston	MA	02241-5926	
Investors Bank & Trust							
Company		200 Clarendon Street	Mail Code EUC 108	Boston	MA	02116	
Investors Business Daily		12655 Beatrice St.		Los Angeles	CA	99006	
IPC Information Systems, Inc.		PO Box 26644		New York	N	10087	
IPC Network Services, Inc.	Harborside Financial Center	1500 Plaza 10	15th Floor	Jersey City	N	07311	
Ipitomi Limited		3rd Floor	125 Wood Street	London		EC2V 7AN	United Kingdom
Ipreo Data Inc.		421 Fayetteville Street	Suite 900	Raleigh	NC		
IRELL & MANELLA LLP		840 NEWPORT CENTER DR	STE 450	Newport Beach	CA	92660-6324	
IRENE KUBERT	LASC	600 SOUTH COMMONWEALTH AVE, DEPT 316		Los Angeles	CA	90005	
Iron Mountain - Off-Site Data Protection		PO Box 915026		Dallas	¥	75391-5026	
Iron Mountain Records Management	Whitelaw House	Alderstone House Business Park	MacMillan Rd	Livinaton		EH54 7DF	United Kinadom
Iron Mountain Records Management		PO Box 915004		Dallas	X	75391-5004	

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 82 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Cifv	State	Zin	Country
		Level 8, South Wing					ì	(mag)
Ironwood Legal Solutions		Millennium House, 46/58, Nawam Mawatha			Colombo		8	Sri Lanka
IRR - Las Vegas		8367 West Flamingo Road	Suite 100		Las Vegas	Ž	9147	
Sa		Earle Cabell Federal Building	1100 Commerce St #121		Dallas	X	75242	
Irvipa ISD	Flizabeth Weller	Linebarger Goggan Blair & Sampson 11 P	2777 N. Stemmons Freeway, Strife 1000		Dallas		75207	
Irving, Katie		Address on File	000000000000000000000000000000000000000		5	3		
Isaac D. Leventon	c/o David Neier	Winston Strawn LLP	200 Park Avenue		New York	√N	10166	
Isaac Leventon	Debra A. Dandeneau	Baker & McKenzie LLP	452 Fifth Avenue		New York	√N	10018	
Isaac Leventon	Michelle Hartmann	Baker & McKenzie LLP	1900 North Pearl, Suite 1500		Dallas	¥	75201	
Island Love Rebuilding Fund		PO Box 53412			Lafayette	Y	70505-3412	
Itech Inc.		6230 Wilshire Blvd, # 145			Los Angeles	CA	90048	
ITG Investment Research, Inc.	Attn Chris Stilo	380 Madison Ave			New York	N	10017	
ITG Investment Research, Inc.		1270 Avenue of the Americas			New York	×	10020	
ITG Investment Research, Inc.		PO Box 30270			New York	ž	10087-0270	
Ivanti Security		698 West 10000 South			Jordan	Ь	84095-0000	
Ivins, Phillips & Barker Chartered		1700 Pennsylvania Avenue, NW			Washington	DC	20006	
J Gregory Stone		Address on File)			
J. Sagar Associates		Vakils House	18 Sprott Road B	Ballard Estate	Mumbai		1	India
J.C. Trident, Inc.		9035 Orlando Ave			Navarre	<u>日</u>	32566	
Jack Boles Parking		PO Box 190326			Dallas	×	75219-0326	
Jack Takacs		Address on File						
JACK TANG Jackson Walker		PO Box 130989			Dallas	X	75313-0989	
Jackson Walker LLP	Michael S. Held	2323 Ross Ave., Suite 600			Dallas	×	75201	
Jackson Walker LLP		PO BOX 130989			Dallas	X	75313-0989	
Jackson, Jesse		Address on File						
JACOBS ENGINEERING GROUP		PO BOX 651063			Charlotte	N N	28265	
JAGADEESH REDDY		Address on File						
Jain, Ajit		Address on File						
Jain, Ajit		Address on File						
Jain, Bhawika		Address on File						
Jain, Bhawika		Address on File						
JAKE AMBROSE		Address on File						
Jake Istnick		Address on File						
JAMAL CARTY		Address on File						
James A Shilkett		Address on File						
James C. Merrill & Associates,								
lnc.		14677 Midway Rd, Ste 203			Addison	X	75001	
James D. Calver	Michael Lang	Address on File						
James D. Dondero	D. Micriaer Lymn	Address on File						
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Page 70 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 83 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

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Michael P. Hutchens, Esq.		Suite 3500	Fo	Fort Worth T	TX 76102-4135	35
JASON SANTAMARIA Address on File	Address on File					
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Jason Vanacour Address on File	Address on File					
PO Box 1234				(Cayman
Financial Products Inc. Jasper CLO Ltd.		South Church Street	The Directors Gr	Grand Cayman		Islands

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 84 of 175

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Address on File	Jasper CLO, Ltd.	c/o Ogier Fiduciary Services (Cavman) Limited	-	Queensgate House, South Church Street		Grand Cavman			Cayman Islands
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la Strawn LLP 200 Park Avenue 1900 North Pearl, Suite New York lla Michelle Hartmann Baker & McKenzie LLP 1500 Dallas Lemay Address on File Dallas Dallas Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Ronald Wong Address on File Suite 3100 San Francisco Address on File Address on File New York Attn Casey Doherty c/o Dentons US LLP Suite 3100 San Francisco Attn Christopher Blanchi Floor Suite 1900 New York Christopher Blanchi Floor Address on File Address on File Dentons US LLP Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File <t< td=""><td></td><td>c/o David Neier, Winston</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>		c/o David Neier, Winston							
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Ronald Wong Address on File Suite 3100 San Francisco Ath Casey Doherty c/o Dentons US LLP Suite 1900 Houston Ath Christopher Blanchi Froor S20 Madison Avenue, 2nd Froor New York Christopher Blanchi Floor Ath Lauren Macksoud, Esq. 1221 Avenue of the New York Christopher Blanchi Ath Lauren Macksoud, Esq. Americas New York Christopher Blanchi Ath Lauren Macksoud, Esq. Americas New York Dentons US LLP and Patrick Maxoy, Esq. Americas New York Floor Floor Address on File New York Address on File Yeouido-Dong Financial-Ro Gu Yeouido Bldg, 25 Yeouido-Dong Financial-Ro Los Angeles Address on File Address on File Los Angeles Los Angeles									
Ronald Wong Address on File Suite 3100 San Francisco Attn Casey Doherty c/o Dentons US LLP Suite 1900 Houston Attn Christopher Bianchi Prime Brokerage Services 520 Madison Avenue, 2nd Row York Christopher Bianchi Floor Attn Lauren Macksoud, Esq. 1221 Avenue of the New York Christopher Bianchi Floor Attn Lauren Macksoud, Esq. 1221 Avenue of the New York Dentons US LLP and Patrick Maxcy, Esq. Americas Americas New York 520 Madison Avenue, 12th Floor New York New York Address on File Address on File Yeouido-Dong Financial-Ro Yeouido Bidg, 25 Yeouido-Dong Financial-Ro Los Angeles Address on File Address on File Los Angeles	Jeff Seaver		Address on File						
Ronald Wong 101 California Street Suite 3100 San Francisco Attn Casey Doherty c/o Dentons US LLP Suite 1900 Houston Attn Christopher Bianchi Prime Brokerage Services 520 Madison Avenue 520 Madison Avenue New York Christopher Bianchi Floor Attn Lauren Macksoud, Esq. 1221 Avenue of the New York Dentons US LLP Address on File Anderess on File New York Address on File Address on File New York Address on File Yeouido-Dong Financial-Ro Gu Yeouido Bidg, 25 Yeouido-Dong Financial-Ro Los Angeles Address on File Address on File Los Angeles Los Angeles	Jeff Turner		Address on File						
Attn Casey Doherty c/o Dentons US LLP Suite 1900 Houston Attn Christopher Blanchi Prime Brokerage Services 520 Madison Avenue 520 Madison Avenue New York Christopher Bianchi Floor Attn Lauren Macksoud, Esq. 1221 Avenue of the New York Dentons US LLP Address on File Address on File New York Floor Address on File New York Address on File Yeouido-Dong Financial-Ro Yeouido Bldg, 25 Yeouido-Dong Financial-Ro Address on File Los Angeles	Jefferies	Ronald Wong	101 California Street	Suite 3100		San Francisco	CA	94111	
Attn Christopher Bianchi Floor Avenue, 2nd Christopher Bianchi Floor Attn Lauren Macksoud, Esq. 1221 Avenue of the and Patrick Maxcy, Esq. 520 Madison Avenue, 12th Floor Address on File Addr	Jefferies LLC	Attn Casev Dohertv	c/o Dentons US LLP	1221 McKinney Street, Suite 1900		Houston	×	77010-2006	
Christopher Bianchi Floor Attn Lauren Macksoud, Esq. 1221 Avenue of the and Patrick Maxcy, Esq. Americas New York Dentons US LLP and Patrick Maxcy, Esq. Americas Americas New York Floor Address on File Address on File New York Address on File Yeouido-Dong Financial-Ro Gu Address on File Address on File Los Angeles Address on File Los Angeles Los Angeles	Jefferies LLC	Attn Christopher Bianchi	Prime Brokerage Services	520 Madison Avenue		New York	λ	10022	
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Address on File	Jefferies LLC					New York	λ	10022	
Address on File	Jeffrey Dutton		Address on File						
11st Floor, Samsung Life East	Jeffrey Rose		Address on File						
948 EAST 2ND ST Address on File	Jehvun Law		11st Floor, Samsung Life East Yeouido Blda. 25	Yeouido-Dona	2Gil 17, International Financial-Ro	Yeongdeungpo- Gu	Seoul	150-878	South Korea
Address on File	JEMS		948 EAST 2ND ST			Los Angeles	CA	90012-4317	
	Jenifer Jurrius		Address on File						
IL ID SCOIDDY	JENKINS, AMY		Address on File						
JENNA BRIDGES Address on File	JENNA BRIDGES		Address on File						

Page 72 of 1

SAMPLESS NO. CLARK ST. Chicago L. G0064-346 B Chicago Chic	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip C	Country
Spanner Address on File Address on File Binnts Address on File Address on File RELYNNH HUNTSMAN ATTN BRANN SHRUM 1 STAMIN ST 17TH FILR Shall Lake CDy UT RELYNNH HUNTSMAN Address on File Address on File Address on File Address on File KARATY Address on File Address on File Address on File Address on File LAMATY Address on File Shall a SSOO Control Address on File CARATY Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address	JENNER & BLOCK LLP		353 N CLARK ST			Chicago			
Bounce Address on File Red Address on File Address	Jenni Logan		Address on File						
Salt Lake CBy	Jennifer Buntz		Address on File						
Address on File Address on Fil	JENNIFER LYNN HUNTSMAN TRUST	ATTN BRIAN SHRUM				Salt Lake City		84111-1904	
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Michael P. Hutchens, Each Soft MERRELL RID Michael P. Hutchens, Each Soft MERRELL RID Michael P. Hutchens, Each Soft Merkel P. Hutchens, Each Soft Merkel P. Hutchens, Each Address on File Addr	Jeremy Kross		Address on File						
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Michael P. Hutchens, Esq. Swindle & 301 Commerce Street, Fort Worth TX	JERICHO SERVICES		2571 MERRELL RD			Dallas		75229	
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Address on File Address on Fil	Jessica Gimbel		Address on File						
Address on File ATTN KAREN HANEY Corangeburg Dallass NY ATTN KAREN HANEY JACOB FELDMAN BUILDING 7800 NORTHAVEN RD Dallass TX Address on File Address on File PO Box 581025 Polalass TX Address on File Address on File PO Box 581025 Polalass TX Address on File Address on File RAddress on File	Jessica Hoskinds		Address on File						
Address on File Condition Mandler Address on File NY Attn John Mandler 12345 Inwood Rd Sulle 390 Orangeburg IX Address on File Address on File TX IX ATTN KAREN HANEY JACOB FELDMAN BUILDING 7800 NORTHAVEN RD Dallass TX Attn Christopher Reehl 10801 Corporate Drive PO Box 581025 Pleasant Prairie WI Attn Christopher Reehl 10801 Corporate Drive PO Box 581025 Pleasant Prairie WI Attn Christopher Reehl 10801 Corporate Drive PO Box 581025 Pleasant Prairie WI Address on File Address on File Address on File KY IX Address on File Address on File Address on File IX Address on File Address on File	Jessica Nalder		Address on File						
Attn John Mandler Coo Mandel, Katz and Brosnan 100 Dutch Hill Road, butch Hill Road, bute 390 Orangeburg NY Attn John Mandler 12345 Inwood Rd TX TX Address on File Address on File Pleasant Prairie MI Attn Christopher Reehl Address on File Address on File MI Attn Mac Thomas 500 West Jefferson Street Louisville KY Attn Mac Thomas 500 West Jefferson Street KY KY Address on File Address on File KA KY Address on File Address on File Address on File KA Address on File Address on File Address on File KA Address on File Address on File Address on File KA Address on File Address on File Address on File KA Address on File Address on File KA </td <td>Jessica Ogle</td> <td></td> <td>Address on File</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	Jessica Ogle		Address on File						
Attn John Mandler LLP Address on File Sulte 390 Orangebung ITX NY ATTN KAREN HANEY JACOB FELDMAN BUILDING 7800 NORTHAVEN RD Dallass TX Attn Christopher Reehi Address on File PO Box 581025 Pleasant Prairie MI Address on File Address on File Address on File KY Attn Mac Thomas 500 West Jefferson Street Louisville KY Address on File Address on File KY Address on File Address on File Address on File TX Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address	:	:	c/o Mandel, Katz and Brosnan	100 Dutch Hill Road,					
17345 inwood Rd	Jessup Holdings LLC	Attn John Mandler	LLP	Suite 390		Orangeburg		10962	
Address on File Address on File TX Address on File PO Box 581025 Pleasant Prairie WI Address on File Address on File KY	Jesuit Alumni Homecoming		12345 Inwood Rd			Dallas		75244	
ATTN KAREN HANEY JACOB FELDMAN BUILDING 7800 NORTHAVEN RD Dallas TX Address on File PO Box 581025 Po Basant Prairie WI Address on File Address on File KY Address on File	Jetti, Vikram		Address on File						
Address on File PO Box 581025 Pleasant Prairie WI Address on File Address on File KY	JEWISH FEDERATION OF GREATER DALLAS	ATTN KAREN HANEY	JACOB FELDMAN BUILDING	7800 NORTHAVEN RD		Dallas		75230	
Attr Christopher Reehl 10801 Corporate Drive PO Box 581025 Pleasant Prairie WI Atdress on File Address on File KY Attr Mac Thomas 500 West Jefferson Street Louisville KY Address on File Address on File KY Address on File Address on File TX PO Box 979 Address on File TX Address on File Address on File Address on File Address o	JHAWER, SHANTANU		Address on File						
Address on File Address on File Address on File KY Atth Mac Thomas 500 West Jefferson Street Louisville KY Address on File Address on File KY Address on File Address on File TX	JHT Holdings, Inc.	Attn Christopher Reehl	10801 Corporate Drive	PO Box 581025		Pleasant Prairie		53158	
Address on File Address on File KY Attract Nomes 500 West Jefferson Street Louisville KY Address on File Address on File KY Address on File Address on File TX	Jillian Ashenbrener		Address on File						
Attn Mac Thomas Address on File Louisville KY Attn Mac Thomas Address on File KY Address on File KY KY Address on File	Jim Pagliaroli		Address on File						
Attn Mac Thomas 500 West Jefferson Street Louisville KY Address on File Address on File Rddress on File <td< td=""><td>Jinny Cha</td><td></td><td>Address on File</td><td></td><td></td><td></td><td></td><td></td><td></td></td<>	Jinny Cha		Address on File						
Address on File Address on	JJB Hilliard, WL Lyons LLC	Attn Mac Thomas	500 West Jefferson Street			Louisville		40202	
Address on File Address on	JOCELYN FRANK FABIANCIC		Address on File						
Address on File Address on File Example	Jocoy, Laura C.		Address on File						
Address on File Address on File Eddress on	JOE DOUGHERTY		Address on File						
Address on File Address on File Exhighland Park Village Suite 100-880 Dallas TX Address on File Address on File CT CT Address on File Address on File CT Address on File Address on File CT Address on File Address on File TX Address on File Coppell TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 Houston TX Address on File TX TX	JOE DOUGHERTY		Address on File						
Address on File Suite 100-880 Dallas TX Address on File Address on File TX Address on File Address on File CT Address on File Address on File TX Address on File COppell TX Address on File Coppell TX Address on File Coppell TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 Houston TX Address on File TX TX	JOE EMMANUEL		Address on File						
25 Highland Park Village Suite 100-880 Dallas TX Address on File Address on File For Capital Holdings LLC 262 Harbor Drive Stamford CT Address on File Address on File CT TX Address on File Address on File TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 Houston TX Address on File TX TX	Joe Farach		Address on File						
Address on File Address on File CT Address on File Address on File CT Address on File Address on File CT Address on File Coppell TX Address on File Coppell TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 Houston TX Address on File TX TX	Joe Foster Company LLC		25 Highland Park Village	Suite 100-880		Dallas		75205	
Address on File Address on File CT Address on File 262 Harbor Drive CT Address on File Coppell TX Address on File Coppell TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 Houston TX Address on File TX TX	Joe Joyner		Address on File						
Address on File Address on File CRT Capital Holdings LLC 262 Harbor Drive Stamford CT Address on File PO Box 979 TX TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 Houston TX Address on File TX TX	Joe Kingsley		Address on File						
Address on File Address on File CRT Capital Holdings LLC 262 Harbor Drive Stamford CT Address on File PO Box 979 TX TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 Houston TX Address on File TX TX	Joe Laganza		Address on File						
CRT Capital Holdings LLC 262 Harbor Drive Stamford CT Address on File COppell TX PO Box 979 COppell TX Address on File Houston TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 TX Address on File TX	Joe Norton		Address on File						
Address on File Address on File TX PO Box 979 TX Address on File TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 Houston TX Address on File Address on File TX	Joe Scanlon		CRT Capital Holdings LLC	262 Harbor Drive		Stamford		06902	
PO Box 979 Coppell TX Address on File TX TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 Houston TX Address on File Address on File TX	JOEL ESHBAUGH		Address on File						
Address on File Address on File TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 TX Address on File Address on File TX	Joel Zeff Creative		PO Box 979			Coppell		75019	
TAX PROCEDURE GROUP 5615 KIRBY DR, STE 830 TX Address on File Address on File	Johanna McBroom		Address on File						
	JOHN A TOWNSEND, IOLTA	TAX PROCEDURE GROUP	5615 KIRBY DR, STE 830			Houston		77005	
	John Burer		Address on File						

Page 73 of 15

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 86 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

Country																.64														133	990													- 222
diZ				10022	12571	07928	75251			75202						90189-4764														75313-9033	75313-9066					75204	22066			_		02109	!	92127-1732
State				×	N≺	S	×			X						CA													·	Υï	×					×	۸۸					MA		40
City				New York	Red Hook	Chatham	Dallas	5		Dallas						Los Angeles													:	Dallas	Dallas					Dallas	Great Falls					Boston	i	San Diago
Address3																																												
Address2							12377 Merit Drive, Suite																							PO Box 139033														
Address1	Address on File	Address on File	Address on File	400 East 56th St Ste 10-S	446 Milan Hill Rd	127 Main Street, Suite A	Loewinsohn Flegle Deary	Address on File		600 Commerce StB1	Address on File	PO Box 894764	Address on File	Records Bldg, 500 Elm St	PO Box 139066	Address on File	Address on File	Address on File	Address on File	3308 Oak Grove Avenue	PO Box 930	Address on File	Address on File	Address on File	Address on File	Two Oliver Street		40000 Vio Erostoro Oto AAD																
CreditorNoticeName						KLS Financial Advisors	Daniel P Winikka			Attn Central Records																																		
CreditorName	John Caron	John Chant	John Crocker	John Duval Associates	ssociates	John F Yang	Inhn F. Jack Yang		John F. Warren, Dallas County		John Fink	JOHN FRUSHA	JOHN GALANTE	John Gavin	John Guagliardo	John Hancock Life Insurance	John Hare	JOHN HENNEGAN	John Honis	John Howard	NOTONINGTON	John Ly	John Martin	JOHN MELTON	John Morgan	JOHN MORRIS	John Partchenko	John Paul Raflo	John Perkins	John R Ames, CTA	John R Ames, CTA	John Reineberg	John Sena	John Yang	JOHN, KYLE	Johnston Tobey Baruch, P.C.	Jolles Associates, Inc.	JON BURKE	JON MARTIN	JON TAYLOR	Jones Day	Jones Reporting Company Inc	-	Longe Doorh & Caringalla Inc

Page 74 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 87 of 175

CreditorName	CreditorNoticeName	Address3 Address3	City	State Zip	Country
Jones, Michael		Address on File			
Jones, Owen		Address on File			
JONES, ROBERT		Address on File			
Jones, Terrence O.		Address on File			
Jordan Fraker Photography		8806 San Fernando Way	Dallas	TX 75218	
Jordan Kahn Music Company		3941 Legacy Drive #204 A-225	Plano	TX 75023	
Jordan Malouf		Address on File			
Jordan Thompson		Address on File			
Jordan, Hyden, Womble &					
Culbreth P.C.		500 N Shoreline, Ste 900N	Corpus Christi	TX 78471	
Jordan, Micah		Address on File			
JORDEN BURT		Address on File			
JORGE JARAMILLO		Address on File			
Jose Antonio Blanco &					
Asociados		Valentin Vergara 1675 1602 Florida	Buenos Aires		ARGENTINA
Jose Ontiveros		Address on File			
Josef Yehia		Address on File			
JOSEPH BIDJOKA		Address on File			
Joseph Kevin Ciavarra		Address on File			
Joseph R Pinkston III		Address on File			
Josh Bock		Address on File			
Josh Philips		Address on File			
	Attn Rakhee V. Patel,				
Josh Terry	Willstead F.C.	Address on File			
(1)					
Joshua & Jennifer Terry	c/o Brian P. Shaw, Esq.	Rogge Dunn Group, PC Suite 1900	Dallas	TX 75201	
Joshua N. Terry on behalf of his IRAs and Jennifer G. Terry on behalf of her IRAs and The					
Terry Family 401-K Plan	Brian P. Shaw	500 N. Akard St. Suite 1900	Dallas	TX 75201	
Joshua N. Terry on behalf of his IRAs and Jennifer G. Terry on behalf of her IRAs and The Terry Family 401-K Plan		Address on File			
Joshua Tree Feeding Program Inc		1601 W Indian School Rd	Phoenix	AZ 85015	
Joy Squad Dallas			Flower Mound	TX 75028	
JP Morgan		WSS GLOBAL FEE BILLING PO BOX 26040	New York	NY 10087-6040	
JP Morgan			Dallas		
JP MORGAN HEDGE FUND SERVICES		ONE BEACON ST, 19TH FLR	Boston	MA 02108	
JP Sevilla		Address on File			
JPMorgan Chase Bank	Worldwide Securities Services	600 Travis Street, 50th Floor	Houston	TX 77002	
JPMorgan Clearing Corp	ATTN Metrotech Center North	1 MetroTech Center # 1	Brooklyn	NY 11201	
			-		

Page 75 of 155

GreditorName	CreditorNoticeName	Address1	Address?	Address3	City	State	Zin Country
JPMORGAN FCS		13455 Noel Rd. Ste 1150	1000		Dallas	XL	
JPMORGAN FCS		WSS GLOBAL FEE BILLING	PO BOX 26040		New York	Z	10087-6040
JT Magen & Company Inc		44 West 28th Street	11 th floor		New York	Ν	10001
Judy Chamberlin Entertainment		2604 Medline Ct			Southlake	X	76092
Jumpline, Inc. Web Hosting		PO Box 8789			St Petersburg	F	33738-8789
JUN HONG HENG		Address on File					
JUNG, KEVIN		Address on File					
Junior Achievement of Dallas	Attn Shelley Strickland	1201 W Executive Dr			Richardson	X	75081
JUNIOR LEAGUE OF DALLAS		8003 INWOOD RD			Dallas	¥	75209
Justin Carfora		Address on File					
Justin Gould		Address on File					
Justin Nabours		Address on File					
Justin Smith		Address on File					
Juvenile Diabetes Research Foundation		200 Vesey St Frnt			New York	ž	10281-8000
JW Cole Financial, Inc.		11811 N. Tatum Blvd	Ste 3055		Phoenix	AZ	85028
JW Marriott Essex House NY		160 Central Park South			New York	ž	10019
K & L Gates LLP		Suite 2800	1717 Main Street		Dallas	XT	75201
K&L Gates LLP	A. Lee Hogewood, III	4350 Lassiter at North Hills Ave.: Suite 300			Raleigh	N.	27609
K&L Gates LLP	Attn Artoush Varshosaz	1717 Main Street. Suite 2800			Dallas	? Y	75201
K&L Gates LLP	James A. Wright III	State Street Financial Center	One Lincoln Street		Boston	MA	02111-2950
K&L Gates LLP	Stephen G. Topetzes	1601 K Street, NW			Washington	20	20006
Kadleck & Associates		555 Republic Dr, suite 115			Plano	X	75074
KAHR REAL ESTATE SERVICES LLC		139 FULTON ST	STE 319		New York	Ņ	10038
KAICHEN		Address on File					
Kane Environmental		8816 Big View Dr			Alistin	ΧL	08282
KANIT DI SOLI I COLLUNIANI 8		10 M21			Illight	<	00.70
KANE KUSSELL COLEMAN & LOGAN PC		901 MAIN ST STE 5200			DALLAS	X	75202-3705
Kansas Corporate Tax		Department of Revenue	915 SW Harrison Street		Topeka	KS	66612-1588
Kansas Independent Oil & Gas		- ilijw. L 000			14/1	Q 2	7007
Kapil Mathur		Address on File	Salice 2 1		VVICING	2	0/202-402/
Kaplan Voekler Cunningham &							
Frank PLC		PO Box 2470			Richmond	Α>	23218-2470
KAREL, TRAVIS		Address on File					
Karen Weiss		Address on File					
Kari Kovelan	Michael P Hutchens Esd	Whitaker Chalk Swindle & Schwartz PLLC	301 Commerce Street,		Fort Worth	×	76102-4135
Karl Eisleben		Address on File					
KARL FARMER		Address on File					
Karthik Bhavaraju		Address on File					
Kase Kinney		Address on File					
kasina, LLC		581 Avenue of the Americas	5th Floor		New York	×	10011

Page 76 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 89 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
KASOWITZ, BENSON, TORRES & FRIEDMAN I I P		1633 BROADWAY			New York	Ż	10019-6799	
Kastle Systems		PO BOX 75160			Baltimore	MD	21275-5160	
Kathryn Plouff		Address on File						
		600 Madison Avenue, 17th			\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	2	000	
Katten Muchin Rosenman LLP	c/o Cedar Glade LP	Floor			New York	<u>≻</u> =	10022	
Kattelliviuciiiii Koseiiii ali LLP		Address on File			Cilicago	1	C60C-10000	
KAUFFMAN. PAUL		Address on File						
Kaufman County	Attn Elizabeth Weller	2777 N. Stemmons Freeway	Suite 1000		Dallas	X	75207	
, tan 00 mg, 10 /	c/o Laurie A. Spindler,	Linebarger Goggan Blair &	2777 N. Stemmons			}	76007	
Kaulillan County	Elizabetti wellel	Addition on File	rieeway, suite 1000		Callas	<	10701	
Kavita Nalk	Attn Vicki Berger	Address on File 3061 Allied St. Ste B			Green Bay	IM	54304	
KCD Financial, Inc.		3061 Allied St.	Suite B		Green Bay	M	54304	
KEARNEY, JOSEPH		Address on File			,			
KEARNEY, JOSEPH D.		Address on File						
KEITH BECKMAN		Address on File						
Keith Bowers		Address on File						
Keith Dunlap		Address on File						
Keith Gorman		Address on File						
Keith Schneider		Address on File						
Kelan Advisors		PO Box 122			Lexington	MA	02420	
Keller Williams	c/o Paula Barbee	Address on File						
Kellie Stevens	Michael P. Hutchens, Esq.	Whitaker Chalk Swindle & Schwartz PLLC	301 Commerce Street, Suite 3500		Fort Worth	X	76102-4135	
KELLOGG		KELLOGG ALUMNI CLUB	7040 BROOKSHIRE DR.		Dallas	¥	75230	
Kellogg Huber Hansen Todd								
Evans		1615 M Street N.W.	Ste 400		Washington	DC	20036-3209	
Kelly Bennett		Address on File						
Kelly Correll		Address on File						
	Hugh G. Connor II, Michael D. Anderson and Katherine T.							
Kelly Hart & Hallman	Hopkins	201 Main Street, Suite 2500			Fort Worth	ĭ	76102	
Kelly Hart & Pitre	Louis M. Phillips	301 Main Street, Suite 1600			Baton Rouge	LA	70801	
Kelly Hart Pitre	Amelia L. Hurt	400 Poydras Street, Suite 1812			New Orleans	LA	70130	
Kelsey Ellenberg		17510 West Grand Parkway South	Suite 510		Sugarland	¥	77479	
KEN KUNIMOTO		Address on File						
Ken Owen & Associates		801 West Ave			Austin	X	78701-2207	
Ken Paxton Campaign		1505 Elm Street, #1601			Dallas	×	75201	
Kendall + Landscape					:	į		
Architecture		6976 Santa Barbara Dr			Dallas	×	75214-2561	
Kendall Best		Address on File						
Kennecott Funding Ltd	c/o Guggenheim Partners	330 Madison Ave, 11th Floor			New York	×	10017	
Kennedy DMC Austin		5810 Trade Center Dr	Suite 500		Austin	X	78744	
KENNETH BELLAIRE		Address on File						

Page 77 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 90 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
Kenneth Daewoo Park		Address on File						
Kenneth L Maun	Tax Assessor Collector	Collin County	PO Box 8046		McKinney	TX	75070	
Kenneth L. Maun		PO Box 8046			McKinney	TX	75070-8046	
Kenneth Tharp		Address on File						
Kenny Juarez		Address on File						
Kensho Technologies, Inc.		17 Dunster St	Suite 300		Cambridge	MA	02138	
KENT CAPPS		Address on File						
Kent Gatzki		Address on File						
		1025 Capital Center Drive,						
Kentucky State Treasurer	Division of Securities	Suite 200			Frankfort	₹	40601	
KERA		3000 Harry Hines Blvd			Dallas	X	75201	
Kercsmar & Feltus PLLC		6263 N. Scottsdale Rd.	Suite 320		Scottsdale	ΑZ	85250	
Kerns, Brian		Address on File						
Kerri Kearney		Address on File						
KEVIN CLEARY		Address on File						
Kevin Dowd								
Kevin Dunwoodie		Address on File						
KEVIN ETHRIDGE								
KEVINI ATIMER		Address on File						
Keyin Messerie								
Kovin Dotte								
I CAILL OUS								
Kevin Price								
KEVIN SHAHBAZ		Address on File						
KeyBank National Association	as Administrative Agent	225 Franklin Street, 18th Floor	or .		Boston	MA	02110	
KeyBank National Association	as Agent	127 Public Square			Cleveland	НО	44114	
Keybank National Association	ATTN KREC Loan Services	4910 Tiedman Road	3rd Floor		Brooklyn	НО	44144	
KFORCE PROFESSIONAL						į		
STAFFING		PO BOX 2277997			Atlanta	GA	30384-7997	
KidLinks		6387B Camp Bowie Blvd	#278		Fort Worth	X	76116	
KidLinks Foundation		5485 Belt Line Rd	Suite 400		Dallas	X	75254-7604	
Kiely, Thomas		Address on File						
Kilcullen & Company		150 N. Radnor Chester Rd.	Suite C210		Radnor	PA	19087	
KILLEBREW, MATT		Address on File						
		Seyang Building, 223 Naeja-					0 0	2
Nim & Chang		dong	Jongno-gu		Seoul	í	70	South Norea
Kim Dawson Agency			Suite #B		Dallas	×	19201	
Kim Lesile Shaler		Address on File						
Kim K. Kunz		Address on File						
Kim, Austen		Address on File						
KIM, HELEN		Address on File						
Kinder, Travis		Address on File						
KING & SPALDING LLP		1180 Peachtree St NE			Atlanta	GA	30309-3521	
KING & SPALDING LLP		PO Box 116133			Atlanta	GA	30368-6133	
:								United
King & Wood Mallesons LLP		10 Queen Street Place			London		EC4R 1BE Kir	Kingdom
Kingwood Administrative		15 Golf Linds Ct			Kinwood	×	77339	
					5			

CreditorName	CreditorNoticeName	Address1	Address2 Address3	ess3 City	State	Zip Co	Country
Kingwood Forestry Service, Inc		PO Box 1290		Monticello	AR	71657	
Kingwood Forestry Services, Inc		145 Greenfield Drive		Monticello	AR	71655	
Kinney Recruiting LP		106 E 6th St Ste 300		Austin	X	78701	
Kinslev & Associates, LLC		6732 West Coal Mine Avenue	#200	Littleton	00	80123	
Kirkland & Ellis		777 S Figueroa St Ste 3700		Los Angeles	S	90017	
Kirkland & Ellis		153 E 53RD ST	CITIGROUP CENTER	New York	Ν	10022-4611	
Kirkpatrick Lockhart Preston Gates Ellis		SUITE 2800	1717 MAIN ST	Dallas	X	75201	
Kirkpatrick Lockhart Preston Gates Fllis		1601 K Street NW		Washington	Ü	20006-1600	
Klee, Tuchin, Bogdanoff & Stem		2121 Ave of the Stars. Flr 33		Los Angeles) A	29006	
Kleinberg, Kaplan, Wolff & Cohen		551 Fifth Ave 18th Fir		New York	; <u>></u>	10176	
Kline & Kline		8117 Preston Rd, Ste 300		Dallas	×	75225	
Klisares, Michael							
KLOS, DAVID		Address on File					
Klosters Trading Corporation		61 Heather Lane		Williston	TV	05495	
KMS Financial Services, Inc.	Attn Megan Slater	2001 Sixth Avenue, Suite 280		Seattle	۸ ۸	98121-9833	
Knect365 US, Inc.		PO Box 3685		Boston	MA	02241-3685	
KNIGHT ELECTRICAL SERVICES CORP		599 11th Avenue		New York	×	10036	
KNIGHT ELECTRICAL SERVICES CORP		111 8TH AVE	STE 526	New York	×Z	10011-5298	
Knights of Columbus		2280 Springlake Road		Dallas	×	75234	
Knott, Brandon		Address on File					
Knott, Brandon		Address on File					
Knox, Haley		Address on File					
KNUTSON, DEREK		Address on File					
Koch Companies Public Sector, LLC		PO Box 93901		Chicago	<u>=</u>	60673	
Kody Krause		Address on File					
Komen Dallas Race for the Cure	ATTN GARI PHILLIPS	12820 HILLCREST	STE C105	Dallas	X	75230	
Komen Dallas Race for the Cure		765 NorthPark Center		Dallas	¥	75225	
Korea Chonha Translation Co., Ltd.		1024 Manhattan Bldg. 36-2	Yeungdeungpo-gu	Seoul		150-746 South	South Korea
Korea Standard Transl Center Co, Ltd.		S-701, Garden 5 Works	Munjeong-dong Songpa-	Seoul		138-200 South	South Korea
KORNGUT, BRYAN		Address on File					
KORTLANDER, MATTHEW		Address on File					
KORTLANDER, MATTHEW A.		Address on File					
Kouzmenko, Svetlana Kovack Securities Inc.		Address on File 6451 N. Federal Hwy	Suite 1201	Ft. Lauderdale	<u>F</u>	33308	
			-	=	=	-	

Page 79 of 15

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 92 of 175

Kovelan, Kari KPMG LLP KRAMER LEVIN NAFTALIS & FRANKEL LLP Krishnan, Prasad Kroll Associates, Inc. Kromann Reumert Krowann Reumert Krytzer, Damon KUCHLER, TOM Kuchler, Richard		Address on File 3 Chesnut Ridge Rd 1177 AVENUE OF THE AMERICAS		Monvale	Z	07645
KPMG LLP KRAMER LEVIN NAFTALIS & FRANKEL LLP Krishnan, Prasad Kroll Associates, Inc. Kruse & Associates, Ltd. Kryzer, Damon KuCHLER, TOM Kuchler, Richard		3 Chesnut Ridge Rd 1177 AVENUE OF THE AMERICAS		Monvale	S	07645
KRAMER LEVIN NAFTALIS & FRANKEL LLP Krishnan, Prasad Kroll Associates, Inc. Kromann Reumert Kruse & Associates, Ltd. Kryter, Damon KuCHLER, TOM KuchLER, TOM		1177 AVENUE OF THE AMERICAS		_		
Krishnan, Prasad Kroll Associates, Inc. Kromann Reumert Kruse & Associates, Ltd. Krytzer, Damon KUCHLER, TOM Kuch, Richard		!! !! !!		New York	ž	10036-2714
Kroll Associates, Inc. Kromann Reumert Kruse & Associates, Ltd. Krytzer, Damon KUCHLER, TOM Kuchler, Richard		Address on File				
Kromann Reumert Kruse & Associates, Ltd. Krytzer, Damon KUCHLER, TOM Kuchh, Richard		475 Sansome Street	Suite 510	San Francisco	CA	94104
Kruse & Associates, Ltd. Krytzer, Damon KUCHLER, TOM Kuchl Richard		Sundkrogsgade 5		Copenhagen		DK-2100 DENMARK
Kryzer, Damon Kryzer, Damon Kuchl.ER, TOM		180 North LaSalle Street, Ste			=	60604
KUCHLER, TOM Kuehn, Richard		Address on File		Cilicago	1	1,0000
Kuehn, Richard		Address on File				
		Address on File				
KULWICH, SIEPHANIE		Address on File				
Kuperman, Orr & Albers PC		2801 Via Fortuna	Suite 430	Austin	×	78746
KURATTI, MOHAN		Address on File				
KURT DAUM		Address on File				
KURT DAUM		Address on File				
KURT PLUMER		Address on File				
Kurtis Plumer		Address on File				
Kurtosys Systems Inc.		134 5th Ave	3rd Floor	New York	λ	10011
KWOK, NAM		Address on File				
L.A. Fuess Partners		3333 Lee Pkwy, Ste 300		Dallas	×	75219
L.C. Kirk & Co		101 W Argonne	Ste 16	Saint Louis	MO	63122
LABADIE, MICHAEL		Address on File				
I ackay Harshman I I D	Doull ackey, Fee	Stineon I I D	3102 Oak Lawn Avenue,	Dallac	ž	75210
	rackey, red:	3102 Oak Lawn Ste 777		Dallas	< ×	75219-4241
I AFFER ASSOCIATES		103 Murahy Court		Nachville	< Z	37203
I AH Investments 11 C		4 Circle Drive		Rainwille	2 2	07660
Lamba Manka		Address on File			2	
I AMENSDORF .IONATHAN		Address on File				
Lamplighters Parents						
Association		11611 Inwood Road		Dallas	×	75229
Landmark Graphics Corp		PO Box 301341		Dallas	×	75303-1341
Landmark Graphics Corp		2107 CityWest Blvd	Building 2	Houston	X	77042-2827
Landmark Graphics						
Corporation		10200 Bellaire Blvd		Honston	X	77072-5299
Landon Patterson		Address on File				
Landpro Corporation		21755 I-45 North	Building 7	Spring	X	77388
Landry, John		Address on File				
Lanier Worldwide, Inc.		PO Box 105533		Atlanta	GA	30348-5533
Larkin, William		Address on File				
LAROCHE PETROLEUM		T - 15, 24	H 7		À	7000
CONSOLIANIS, LID		4000 GREENVILLE AVE	31E 100	Dallas	<u> </u>	00267
Lakoche Petroleum Consultants 1td		2435 N. Central Expwv	Suite 1500	Richardson	×	75080
I ARRY I INDSFY		Address on File			3	
Lars Enstrom		Address on File				
LARSEN, JESS S.		Address on File				
LARSON & MCGOWIN INC.		254 NORTH JACKSON ST	PO BOX 2143	Mobile	AL	36652

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 93 of 175

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Laser App		222 Vallev Creek Blvd. Ste 300			Exton	PA	19341	
Laser App		3190 Shelby Street	Suite D-100		Ontario	CA	91764	
LATENTZERO INC		160 Federal Street	16 th Floor		Boston	MA	02110	
LATENTZERO INC		PO BOX 415437	16TH FLR		Boston	MA	02241	
LATENTZERO INC		Dept CH 16755			Palatine	IL.	60055-6755	
Lateral Group NA, LLC		5516 Collection Ctr Drive			Chicago	IL.	60693	
Latham & Watkins LLP	Andrew Clubok, Sarah Tomkowiak	555 Eleventh Street, NW, Suite 1000	0		Washington	DC	20004	
Latham & Watkins LLP	Jamie Wine	885 Third Ave.			New York	Ž	10022-4834	
	Jeffrey E. Bjork, Kimberly A.	355 South Grand Avenue, Ste.						
Latham & Watkins LLP	Posin	100			Los Angeles	CA	90071	
LATHAM & WATKINS LLP		PO BOX 7247-8181			Philadelphia	PA	19170-8181	
	:	330 North Wabash Ave. Suite				:		
Latham and Watkins LLP	Asir Attarwala	2800			Cnicago	_	60611	
LATIMER, REVIIN		10 W 37th St	7th Floor		New York	> V	10018	
Latin Finance		Subscriptions	PO Box 4009		Chesterfield	- CV	63006-4009	
		Address on File				2		
Lauren A. Coleman		Address on File						
l auren Bradv		Address on File						
I ALIBEN HOLLAND		Address on File						
l allren Powell		Address on File						
l auren Roche		Address on File						
Lauren Sekerke		Address on File						
Lauren Selevan		Address on File						
	Advisor Discontinuo	Whitaker Chalk Swindle &	301 Commerce Street,		4	}	76400 4495	
Lauren Hediord	Michael P. Hutchells, Esq.	SCIIWAIIZ PLLO	onite agon			<		
Law Debenture Corporate Services Limited		Fifth Floor	100 Wood Street		London		EC2V 7EX K	United Kingdom
LAW JOURNAL PRESS		PO BOX 18105			Newark	S	07191-8105	
Law Office of Michael R. Boling		2305 W. Parker Rd	Suite 203		Plano	×	75023	
Law Office of Sean F. Oshea		90 Park Ave, 20th FIr			New York	Ν	10016	
Law Offices of Art Brender					Ft. Worth	×	76104	
LAW OFFICES OF CHAPMAN								
& CUTLER		PO BOX 71291			Chicago		60694	
Law Offices of Charles		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0				(7	
Remiew I AW OFFICES OF					San Francisco	3	94111-1704	
CHRISTOPHER NOLLAND		1717 MAIN ST	STE 5550 LB 39		Dallas	X	75201	
LAWLER, TIMOTHY		Address on File						
Lawrence A. Hamermesh		Address on File						
Lawrence Labanowski		Address on File						
LAWRENCE, SUZANNE		Address on File						
Lawvers Title of Arizona, Inc.		3131 E. Camelback Rd	Suite 220		Phoenix	AZ	85016	
LB GROUP, LLC	ATTN J LYONS BREWER	274 RIVERSIDE AVE			Westport	L C	08890	
LE, ELI		Address on File						
LEAK, ELIZABETH		Address on File						
LEAP Foundation		9101 N Central Expressway	Suite 600		Dallas	X	75231	
					}	İ		1

Page 81 of 155

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
LED ENTERPRISES, INC.		11131 SHADY TRAIL		Dallas		XT	
LEDERMAN, SHAWN		Address on File					
Lee Lord		Address on File					
Lee Park and Arlington Hall Conservancy		3333 Turtle Creek Blvd.		Dallas	SE	XL	75219
Lee, Dylan		Address on File					
Lee, Jae		Address on File					
LEE, JEFFREY		Address on File					
Lee, Shawn		Address on File					
Lee, Woenjun		Address on File					
Legal Concierge, Inc.		3975 McCreary Road		Parker	er	X	75002
LegaLink Dallas		PO Box 277951		Atlanta	ıta	GA	30384
LegaLink Dallas		PO Box 538481		Atlanta	ıta	GA	30353-8481
		134 N. LaSalla Street Ste 800		, id	C	=	80602
Legalpoopio EEO		601 West 5th St. Ste 240		80	l os Angeles	CA	90071
LEGG, BRIAN		Address on File					
l eif M Clark Consulting PLL C		PO Box 2676		S. C.	San Antonio	×	78299
LEMME, MATTHEW		Address on File					
LEMUS, LUIS							
LEMUS, LUIS C.		Address on File					
LENGE, ANDREW		Address on File					
Lenz & Staehelin		Route de Chene 30	CH-1211	Geneva	eva		6 Switzerland
LEO, EDWARD		Address on File					
Leonard Budyonny		Address on File					
LESLIE GILB TAPLIN LIVING		i					
TRUST		Address on File					
Leslie Kwang		Address on File					
Leung, Timothy		Address on File					
LEVENTON, ISAAC		Address on File					
Levinger PC		1445 Ross Avenue	Suite 2500	Dallas	3S	ĭ	75202
Levinger PC		1700 Pacific Ave Ste 2390		Dallas	3S	TX	75201-7371
Levy & Salomao Advogados		AV. Brog.Faria Lima, 2601- 12oAndar	CEP 01452-924	Sao	Sao Paulo-SP		BRAZIL
Lewis J. Shuster		Address on File					
Lewis Silkin LLP		5 Chancery Lane	Cliffords Inn	London	don		United EC4A 1BL Kingdom
Lewis, Rice & Fingersh, L.C.		500 N Broadway, Ste 2000		Sain	Saint Louis	MO	63102-2147
Lexecon		332 S. Michigan Ave.		Chicago	ago	_	60604-4397
LexisNexis		PO Box 733106		Dallas	JS.	X	75373-3106
Lexitas		P.O. Box 734298	Dept. 2012	Dallas	3S	XT	75373-4298
LHWL		PO Box 38011		Dallas	38	¥	75238
Li, Chaoyi		Address on File					
				Idwide Securities vices-Liberty CLO,			
Liberty CLO Ltd.	JPMorgan Chase Bank	600 Travis Street	50th Floor	Ltd. Houston	ston	X	77002
Liberty CLO Ltd.	Liberty CLO, Ltd. c/o Walkers SPV Limited	Walker House, PO Box 908GT, George Town, Grand Mary Street Cayman	George Town, Grand Cayman	The Directors Gran	Grand Cayman		Cayman Islands
			,				

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 95 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
0		000 000 000 000 000 000 000 000 000 00	H C		() ()		Ca
Liberty CLO Ltd.		190 Eigin Avenue	George Lown		Grand Cayman		NY 1-9005 Islands
Liberty Life Assurance Co of Boston		Group Benefits	PO Box 2658		Carol Stream	_	60132-2658
Liberty Life Assurance		11.000			i		0000
Company of Boston		100 Liberty way			Dover	E _Z	03821-0000
Company		175 Berkley St			Boston	MA	02116-0000
LIDDLE, BRIANNE		Address on File					
Life Fitness		156 Oak Trail			Coppell	XT	75019
LIFE INSURANCE COMPANY							
OF NORTH AMERICA		PO BOX 13701			Philadelphia	PA	19101-3701
Lighthouse Document		723 Main St	Suite 430		Holiston	X	27002
Lighthouse Document							
Solutions		2520 Caroline			Houston	XT	77004
Lightpath Capital, Inc.		1453 Third Street Promenade	Suite 315		Los Angeles	CA	90401
Lincoln Discovery Services, Inc.		42 Nevada Ave			Long Beach	N	15161
Lincoln Financial Advisors Corp.	Attn Trish Kendregan, FBO David Chazin	1300 S. Clinton Street. 1H-53			Fort Wavne	Z	46802
Lincoln Financial Advisors							
Corp.		1 Independent Drive	Suite 2901		Jacksonville	F	32202
Lincoln Financial Advisors Corp.		Trish Kendregan	1300 S. Clinton St. IH-53		Fort Wayne	Z	46802
Lincoln Financial Advisors		7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 -				ć	0
COLP.		Address on File			ם בוא	5	37017
Lindsey McCully		Address on File					
Lindsey Norman		Address on File					
Linear Technologies		259 West 30th Street	Suite 201		New York	Σ	10001
Linear Technologies, Inc.		259 West 30th Street, Suite 201			New York	Ž	10001
LinkedIn Corporation		62228 Collections Center Drive			Chicado	II.	60693-0622
LinkedIn Corporation		1000 West Maude Avenue			Sunnyvale	CA	94085-0000
Linsco/Private Ledger		9785 Towne Centre Dr			San Diego	CA	92121-1968
LINVEL, SHANNON		Address on File					77,000
Lipperinc		PO Box 417148			Boston	MA	
Liguries		PO Box 2403			North Parramatta	MOW	UIT30 AUSTRALIA
Lisa Bock Lisa Joseph		Address on File					
LISA RIDLEY		Address on File					
Litigation Paralegals, LLC		1717 McKinney Avenue	Suite 700		Dallas	X	75202
Litigation Research		15 Golf Links Court			Kingwood	×	77339-5335
Litigation Solution, Inc.		901 Main St Concourse 121			Dallas	XI	75202
Litiigation Research	ATTN Litigation Research	15 Glf Lknks Ct			Kingswood	×	77339
Little Fornev Crossing. Ltd.	3008 c/o Standridae Companies. Ltd	3008 E. Hebron Pkwy, Bldg d 300			Carrollton	×	75010
	-						

Page 83 of 15

Highland Capital Management, L.P. Case No. 19-34054

Page 373 of 637

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 96 of 175 **Exhibit C**Creditor Matrix Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zin	Country
Littler Mendelson, PC		PO Box 45547			San Francisco	CA	94145-0547	
LIU, JEFF		Address on File						
Live Healthy America		1300 Walnut Street	Suite 100		Des Moines	≅	50309	
LiveWire Technologies, Inc.		PO Box 550			Little Elm	X	75068	
Lizarazo, Mireya		Address on File						
Llaughing Llama Productions	Attn Robert Briscoe				Tenafly	N	02920	
I I OYD GROUP		PO BOX 1374 MIDTOWN			New York	ž	10018	
LLOYD, ANDREA K.		Address on File					0	
LNR and Associates		9426 Chimney Comer Lane			Dallas	×	75243	
Loan Syndications and Trading Attn Alicia Sansone	Attn Alicia Sansone	366 Madison Ave, 15th Floor			New York	N	10017	
Loan Syndications and Trading ATTN LORENA DELUCA	ATTN LORENA DELUCA	360 MADISON AVE, 16TH FLR			New York	×	10017	
Locke Liddell & Sapp LLP		PO Box 911541			Dallas	X	75391-1541	
Lockton Companies of Dallas		PO Box #671195			Dallas	ĭ	75267-1195	
	Jessica Gaines	Loews Business Service Center	424 Church Street, Suite 300		Nashville	Z	37219	
	Loews Coronado Bay Hotel	4000 Coronado Bay Road			Coronado	CA	92118	
Loews Coronado Bay Resort		4000 Coronado Bay Road			Coronado	CA	92118	
Loews Las Vegas Resort		101 MonteLago Blvd			Henderson	>2	89011	
Logan Allin		Address on File						
LogMeIn, Inc.		PO Box 50264			Los Angeles	CA	90074-0264	
LogoLink		3001 LBJ Freeway Ste 103			Dallas	X	75234	
LOHRDING, BRIAN		Address on File						
Loiben, Tara		Address on File						
LOMBARDI, CHRISTOPHER		Address on File						
London Stock Exchange		10 Paternoster Square			London		EC4M 7LS	United Kingdom
Longhorn Credit Funding, LLC	c/o Lord Securities Corp.	48 Wall Street, 27th Floor	Attn Secretary		New York	×	10005	
Longhorn Credit Funding, LLC		874 Walker Rd, Ste C			Dover	DE	19904-0000	
Looper Reed & McGraw P.C.		1601 Elm St, Ste 4600			Dallas	X	75201	
son, District Clerk	Att Civil/Family Post Trial	PO Box 4651			Houston	X	77210-4651	
Lori Hosea		Address on File						
COSET, MOTORAS								
COMPANY, INC.		148 MADISON AVE	8TH FLOOR		New York	¥	10016	
LOUGHLIN MEGHJI +		220 West 42nd Street, 9th						
COMPANY, INC.		Floor			New York	NY	10036	
Louis Dessaint		Address on File						
LOVELACE, NAOMI		Address on File						
Lowenstein Sandler PC		65 Livingston Ave			Roseland	2	07068	
Loyal Source		3504 Lake Lynda Drive	Suite 175		Orlando	FL	32817	
rsity- Barnett	ATTN Traci Wolff	Address on rine	7214 St. Charles Ave.,		Now Orleans	4	70115	
		Edycia Cilivorsity New Cilcaria				5		United
LPGP Connect		98 Mereway Road			Twickenham		TW2 6RG	Kingdom

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 97 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

Afth Accounts being by Dear 82208 Am Am Comp Dept Floo Sid Lone ATYO Executive Drive Anth Accounts Dept Floo Sid Lone ATYO Executive Drive Sim Diego CAA Su. Inc. Afth Comp Dept Floo Sid Lone ATYO Executive Drive Sulf Commerce Street San Diego CAA SULTING ATTN ROBIN PARSONS 1300 LOCKOUT DRIVE Sulf E225 Adares on Flo Adares on Flo <t< th=""><th>CreditorName</th><th>CreditorNoticeName</th><th>Address1</th><th>Address2</th><th>Address3</th><th>City</th><th>State</th><th>diZ</th><th>Country</th></t<>	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
ATTIN FOBIN PARSONS TOP Beautified Drive LPL Financial	Attn Accounts Receivable	PO Box 502308			San Diego	CA	92150-2308		
ATTIN COMP Dept FBO Sid Lone 4707 Executive Dive Po Back 1955/94 Po Back 1955/94 Altanata Altanata	LPL Financial	Attn Client Comp Dept	4707 Executive Dr			San Diego	CA	92121-3091	
Res Inc. All Including Dept. Local Attended Statistics and Michael P. Hutcheron, East, Statuture and Michael P. Hutcheron, East, Statuture Chalk Swindle & Sulfe S500 Sulfe S500 Commerce Street, All Includes Or File Address on Fi	- Cionconia	A#A Camo Dant EBO Sid Lori				OpeiO aco	Š	00101 3001	
Address on File	Lucas Associates. Inc.	משלים שלים ליינים ויינים				Cincinnati	5 B	45263-8364	
Address on File	Lucas Group		PO Box 406672			Atlanta	GA GA	30384-6672	
SULTING Andress on File SUITE 2256 Richardson TX Multaker Chalk Wintlaker Chalk	LUCAS VOILES		Address on File						
Number of Particles	LUCHEY, BRITTANY		Address on File						
Michael P. Hutchens, Esq. Schwardt PLLC windle & 300 Commerce Street, Address on File Botton New York NY 100 W. 20th Street Suite 700 New York NY 100 W. 20th Street Suite 700 New York NY 100 W. 20th Street Suite 700 New York NY 100 W. 20th Street Suite 700 New York NY 100 W. 20th Street Suite 700 Delias TX Address on File Address on	LUCIDITY CONSULTING GROUP LP	ATTN ROBIN PARSONS	1300 LOOKOUT DRIVE	SUITE 225		Richardson	XL	75082	
Michael P. Hutchens, Esq. Schwartz PLIC Sulte 3500 Fort Worth TX			Whitaker Chalk Swindle &	301 Commerce Street,					
Address on File	Lucy Bannon	Michael P. Hutchens, Esq.	Schwartz PLLC	Suite 3500		Fort Worth	X	76102-4135	
Address on File	LUI, VINCENT		Address on File						
And Trees on File Address on File Probability inc. Address on File CO ANNY Address on File TX CO Hannah Culburtson 9521 Milltrell TX ANSEAN Address on File 2100 Ross Avenue, Sie Dallass TX RSBALLY Address on File 2700 Ross Avenue, Sie Dallass TX ROSS, LLP Address on File 2700 Ross Avenue, Sie Dallass TX ROSS, LLP Address on File 2700 Ross Avenue, Sie Cos Angeles CA C 1 (950 Wishire Blvd, Ste 125 HighTower Advisors Scottsdale Address on File	Luis Gomez		Address on File						
Address on File	Luis Lopez		Address on File						
Address on File	Lumension Security, Inc.		PO Box 912806			Denver	00	80291-2806	
TANY Address on File PAGE chool Chountson Address on File TX Address on File 2100 Ross Avenue, Ste Dallass TX Address on File 2100 Ross Avenue, Ste Dallass TX ROSS, LLP PO BOX 190466 CA TX CA Address on File Dallass TX CD D. Address on File Los Angeless CA Coup D. Address on File No Box 190466 Address on File No Box 100 Pals Address on File	Luna, Jose		Address on File						
Actives on File Address on File Dalas TX	LUNNEY, BRITTANY		Address on File			=	À	0000	
Address on File Address on File Address on File TX ROSS, LLP PO BOX 190466 Address on File TX ROSS, LLP PO BOX 190466 TX ROSS, LLP Address on File Los Angeles TX C TAGEN SO Willie Blvd Sis 120 Los Angeles CA C Address on File Westport CT D D. TAT Riverside Ave CA Address on File Address on File C D. D D. TAT Riverside Ave Countryside IL I D D. Address on File Countryside IL I Stantion on File Address on File Countryside IL I STA Man Sirest, Sulte 1301 Revenue Service 19 StanifoRd St Boston MA I STA Man Sirest, Sulte 1301 Revenue Service 19 StanifoRd St London New York NY I SUB W ZOUR Street Sulte 1700 New York NY I LP Address on File Sulte 1700 New York NY LLP Address on File S	Lutheran High School	c/o Hannan Culburtson	9531 Militrail			Dallas	×.	15238	
Michael K. Hurst, Esq. Lynn Pinker Cox & Hurst, LLP 2700 Ross Avenue, Ste Dallas TX	Luu, Joye		Address on File						
Name	LVOVICH, YARASLAV		Address on File						
ROSS, LLP Michael K, Hurst, Eeq. Lynn Pintex Cox & Hurst, LLP 2700 Dallass TX ROSS, LLP Address on File 10900 Wilshire Blvd Site 300 Los Angeless CA D. Address on File Westport CA D. 274 Riverside Ave Westport CT D. 274 Riverside Ave Mestport CT Noup Medress on File TELFORD Countryside IL all Events 9600 W 55th St Ste A Suite 810 Countryside IL ies 2727 LBL Freeway Suite 810 Dallass TX uctions inc 512 Main Street, Suite 1301 Suite 760 Wilmington DE Revenue Service 10 StanifoRd St Fort Worth TX Address on File 300 Delaware Avenue Suite 760 Wilmington DE Address on File 10 Now/ChT Street Suite 7700 New York NY LC 180 W, 20th Street Suite 7700 New York NY LLP Address on File Ste 300	Lynn Pinker Cox & Hurst,	:		2100 Ross Avenue, Ste		:	i		
Control	L.L.P.	Michael K. Hurst, Esq.	& Hurst, LLP	2700		Dallas	×i	75201	
C Address on File Los Angeles CA nagement Inc. 14646 N Kierland Blvd, Ste 300 Ideators on File Address on File Inc. Inc. Address on File Inc. Inc. <td>LYNN, PHAM & ROSS, LLP</td> <td></td> <td>PO BOX 190466</td> <td></td> <td></td> <td>Dallas</td> <td>×</td> <td>75219-4129</td> <td></td>	LYNN, PHAM & ROSS, LLP		PO BOX 190466			Dallas	×	75219-4129	
1990 Wilshire Bivd Ste 300 1990 Wilshire Bivd Ste Address on File 1990 Wilshire Bivd Ste Address on File 1900 Wilshire Bivd Bivd Bivd Bivd Bivd Bivd Bivd Bivd	Lynne Fiske		Address on File						
nagement Inc. Address on File Address on File AZ D D. Address on File WooDD VooDD an Address on File YOOD SHROPSHIRE an Address on File SHROPSHIRE In an Address on File SUite 810 SHROPSHIRE les 2727 LBJ Freeway Suite 810 Countryside IL les 2727 LBJ Freeway Suite 810 Dallass TX les 2727 LBJ Freeway Suite 810 Countryside IL kewenue Service Suite 810 Dallass TX Address on File Suite 760 Willmington DE Address on File Suite 760 Willmington DE 10 Morwich St 10 Morwich St London New York NY LC 180 W. 20th Street Suite 1700 New York NY LLP Address on File Ste 300 Dallas TX	Lynx Capital, LLC		10900 Wilshire Blvd Ste 300			Los Angeles	CA	90024	
D.D. Address on File Mestport CT roup DEER PARK - DONNINGTON TELFORD TELFORD an DEER PARK - DONNINGTON SHROPSHIRE CT an Address on File SHROPSHIRE IL al Events 9500 W 55th St Ste A Suite 810 Dallas TX les 2727 LBJ Freeway Suite 810 Fort Worth TX ncrions Inc 512 Main Street, Suite 1301 Rout Worth TX Address on File 300 Delaware Avenue Suite 760 Wilmington DE Address on File 10 Norwich St London Naw York NY LC 160 W. 20th Street Suite 1700 New York NY LC Address on File Ste 300 Dallas TX LLP Address on File Ste 300 Dallas TX	Lyon Wealth Management Inc.		14646 N Kierland Blvd, Ste 125	HighTower Advisors		Scottsdale	AZ	85254	
roup 274 Riverside Ave Nestport CT Interport DEER PARK - DONNINGTON TELFORD TELFORD Interport Address on File Suite 810 Countryside IL Interport STZT LBJ Freeway Suite 810 Dallas TX Interpolyment Revenue Service 19 StanifoRd St Boston MA Interpolyment Revenue Service 19 StanifoRd St Boston MA Interpolyment Revenue Service Suite 760 Wilmington DE Interpolyment Address on File Suite 760 Wilmington DE Interpolyment 100 May 20th Street Suite 760 New York NY Interpolyment 100 May 20th Street Suite 1700 New York NY Interpolyment Address on File Suite 1700 New York NY Interpolyment Address on File Suite 1700 New York NY	LYON, RICHARD D.		Address on File						
PDEER PARK - DONNINGTON WOOD PDEER PARK - DONNINGTON WOOD TELFORD SHIRE all Events S600 W 55th St Ste A Countyside IL ses 2727 LBJ Freeway Suite 810 Dallass TX uctions Inc 512 Main Street, Suite 1301 Fort Worth TX Inemployment Revenue Service 19 StanifoRd St Boston MA Address on File 300 Delaware Avenue Suite 760 Milmington DE ARTNERS, INC 105 MADISON AVE Suite 1700 New York NY LC 180 W. 20th Street Suite 1700 New York NY UEL Address on File Ste 300 Dallass TX	Lyons Brewer Group		274 Riverside Ave			Westport	CT	08890	
and Events MOODD SHROPSHIRE all Events Address on File Countryside IL les 2727 LBJ Freeway Suite 810 Countryside IL les 2727 LBJ Freeway Suite 1301 Fort Worth TX Inemployment Revenue Service 19 StanifoRd St Fort Worth TX Address on File 300 Delaware Avenue Suite 760 Wilmington DE IRT NERS, INC 105 MADISON AVE Suite 1700 New York NY LC 180 W. 20th Street Suite 1700 New York NY LC Address on File Sta 300 Dallas TX			DEER PARK - DONNINGTON			TELFORD			United
an Events Address on File Address on File Countryside IL all Events 9500 W 55th St Ste A Suite 810 Countryside IL ies 2727 LBJ Freeway Suite 1301 Dallas TX uctions Inc Fevenue Service 19 StanifoRd St Fort Worth TX Inemployment Revenue Service 19 StanifoRd St Boston MA Address on File Suite 760 Wilmington DE Address on File Suite 7700 New York NY In Norwich St Suite 1700 New York NY In St W 20th Street Suite 1700 New York NY UEL Address on File St 300 Dallas TX	LYRECO		WOOD			SHROPSHIRE		TF2 7NB	Kingdom
Second Not Stith St Ste A Suite 810 Countryside IL 2727 LBJ Freeway Suite 810 Dallas TX 1512 Main Street, Suite 1301 Fort Worth TX 1512 Main Street, Suite 1301 TX 1512 Main Street, Suite 1301 TX 1512 Main Street, Suite 1301 TX 1512 Main Street Suite 760 Willmington DE 1512 Main Street Suite 1700 New York NY 1512 MaDISON AVE Suite 1700 New York NY 1512 Madress on File Suite 1700 New York NY 1513 Madress on File Suite 1700 Dallas TX 1513 Madress on File TX 1514 Madress on File TX 1515 Mathematical Place TX 1515 Mathematical Place TX 1516 Madress on File TX 1517 Mathematical Place TX 1518 Mathematical Place TX	M Patrick McShan		Address on File						
REVENUE Solute 310 Solute 310 Countryside IL Interployment Every LBJ Freeway Suite 1301 Fort Worth TX Interployment Revenue Service 19 StanifoRd St Boston MA Address on File 300 Delaware Avenue Suite 760 Wilmington DE 300 Delaware Avenue Suite 760 Wilmington DE 10 Norwich St London Now York NY LC 180 W 20th Street Suite 1700 New York NY LC 180 W 20th Street Suite 1700 New York NY UEL Address on File Ste 300 Dallas TX	M&M The Special Events							1	
Los Freeway Suite of 10 Suite of 10 Dallass LANGED Freeway Inemployment Revenue Service 19 StanifoRd St Boston MA Address on File 300 Delaware Avenue Suite 760 Wilmington DE IRTNERS, INC 10 Norwich St London Now York NY LC 180 W. 20th Street Suite 1700 New York NY LC 1480 W. 20th Street Suite 1700 New York NY UEL Address on File Ste 300 Dallas TX	Company		Α	0010		Countryside	⊒ }	60525-7125	
Total Work Total Willington Total Work Total Work	M/S Modio Drodinotione Inc		1301	Odice o 10		Dallas Fort Worth	< }	76102	
REVENUE Service 19 StanifoRd St Boston MA Address on File 300 Delaware Avenue Suite 760 Wilmington DE RRTNERS, INC 10 Norwich St London London NY LC 180 W 20th Street Suite 1700 New York NY LC 1780 W 20th Street Suite 1700 New York NY UEL Address on File Ste 300 Dallas TX LLP Address on File TX TX	MA Division of Hagmaloving		312 Mall Street, Suite 1301				<u><</u>	70107	
RATNERS, INC Address on File Suite 760 Wilmington Place DE RATNERS, INC 10 Norwich St London London NY LC 180 W 20th Street Suite 1700 New York NY LC 180 W 20th Street Suite 1700 New York NY UEL Address on File Ste 300 TX LLP Address on File TX TX	Assistance			19 StanifoRd St		Boston	MA	02114-2566	
RATNERS, INC 10 Norwich St Suite 760 Wilmington DE London 10 Norwich St London Now York NY LC 180 W 20th Street Suite 1700 New York NY LC 180 W. 20th Street Suite 1700 New York NY UEL Address on File Ste 300 TX LLP Address on File TX	Mabry, Will		Address on File						
RTNERS, INC 10 Morwich St London London LC 180 W 20th Street Suite 1700 New York NY LC 180 W . 20th Street Suite 1700 New York NY UEL Address on File Ste 300 Dallas TX LLP Address on File TX TX	Macauley LLC			Suite 760		Wilmington	四	19801	
RTNERS, INC 105 MADISON AVE Suite 1700 New York NY LC 180 W 20th Street Suite 1700 New York NY UEL Address on File Ste 300 Dallas TX LLP Address on File Ste 300 Dallas TX	Macfarlanes		10 Norwich St			London		FC4A 1BD	United
Included Signature Included Street Include									
LC 180 W 20th Street Suite 1700 New York NY LC 180 W. 20th Street Suite 1700 New York NY UEL Address on File Ste 300 TX LLP Address on File TX Address on File Address on File TX	MACKENZIE PARTNERS, INC		105 MADISON AVE			New York	Ν	10016	
LC 180 W. 20th Street Suite 1700 New York NY UEL Address on File T755 Wittington Place Ste 300 Dallas TX Address on File Address on File Address on File TX TX	MacroMavens			Suite 1700		New York	ΝΥ	10011-0000	
UEL Address on File Ste 300 Dallas TX LLP Address on File Address on File TX	MacroMavens, LLC			Suite 1700		New York	Ż	10011	
LLP 1755 Wittington Place Ste 300 Dallas TX Address on File Address on File TX TX	MADDEN, SAMUEL		Address on File						
	MaddenSewell, LLP		1755 Wittington Place	Ste 300		Dallas	X	75234	
	MAH, JEFFERY		Address on File						

Page 85 of 155

Page 98 of 175 Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15

Exhibit CCreditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zip	Country
MAHMUD, GIBRAN		Address on File						
MailFinance		25881 Network Place			Chicago	ĕ	60673-1258	
Make-A-Wish Foundation of								
Metro New York		One Penn Plaza Ste 3600			New York	×	10119	
MALCOLM M KNAPP, INC		46 E 92ND ST APT 5			NEW YORK	×	10128-1371	
Malone Maxwell Borson					:			
Architects		718 North Buckner Blvd	Suite 400		Dallas	×	75218	
Malwarebytes Corporation		10 Almaden Blvd, 10th Floor			San Jose	CA	95113	
Management Recruiters of					:	i	(
lallahassee		743 East Tennessee St			lallahassee	F	32308	
Management Search Inc		245 Peachtree Center Ave	suite 2500		Atlanta	GA	30303	
Manaswi Sharma		Address on File						
Manchester Grand Hyatt		PO Box 51914, Unit O			Los Angeles	CA	90051-6214	
MandateWire	ATTN Accounting	1430 Broadway, 12th Floor	Suite 1208		New York	λN	10018	
Manesh Shah		Address on File						
Mangia		50 West 57th Street			New York	×	10019	
Mangin, Andrew		Address on File						
Manhattan Fire & Safety Corp.		242 West 30th Street	7th Floor		New York	Ν	10001	
Manhattan Information								
Systems, Inc.		228 East 45th St			New York	×	10017	
Manhattan Jewish Experience	Attn Danielle Yadaie	131 West 86th Street Floor 11			New York	×	10024	
		Address on File					1	
MANNING FILEN		Address on File						
MANO IONATHAN		Address on File						
Managor Kazi		Address on File						
Maniellopez		Address on File						
Manulife Financial		PO Box 804764			l oc Angelec	٥	00189.4764	
MANZO MABO C		Address on File			Sologia Co.	5	1	
Mandaything		5200 77 Center Dr. Ste 400			Charlotte	ON ON	28217	
Naphally ulling		SZOO / / Celltel DI, Ste 400	3 TO005 YOU OU		Citalione)		
Maples and Calder		UGLAND HOUSE	CHURCH ST	George Town	Grand Cayman			Cayman Islands
Maples Compliance Services		PO Box 1093, Queensgate						Cayman
(Cayman) Limi		House			Grand Cayman		KY1-1102	Islands
Maples Fiduciary Services								
(Delaware) Inc.		4001 Kennett Pike, Ste 302			Wilmington	DE	19807	
MAPLES FINANCE		PO BOX 1093GT, QUEENSGATE HOUSE	SOUTH CHURCH ST		GEORGE TOWN		KY1-1104	Cayman Islands
MaplesES	attn Peter Huber	Boundry Hall Cricket Square	PO Box 1093		Grand Cayman		KY1-1102	Cayman Islands
Service Company								Cayman
Limited		PO Box 1093	Boundary Hall		GRAND CAYMAN		KY1-1102	Islands
Marble Care Unlimited		705 N. Bowser	#110		Richardson	×	75081	
Marc Carlson		Address on File						
MARC FABER LIMITED		SUITE 3311-3313	TWO INTERNATIONAL FINANCE CENTER	8 FINANCE STREET	CENTRAL HONG KONG			HONG KONG
MARC KLYMAN		Address on File						
		Address on File						
March of Dimes	attn Megan Fletcher	12660 Colt Road, Suite 200			Dallas	X	75251	

Page 86 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 99 of 175

Exhibit CCreditor Matrix
Served via First Class Mail

Cleditorivalile Cleditorivoliceivalile		ACCIONAL	Addiesos City		7	Country
	913 Westminster Way		Southlake	X	76092	
	Address on File					
	Address on File					
	906 Sunnyvale Dr		Arlington	X	76010-2936	
	301 West Jefferson St	Rm 100	Phoenix	AZ	85003	
	Address on File					
	Address on File					
Koa Kai, LLC	PO Box 232307		Leucadia	CA	92023	
	Address on File					
	Address on File					
	Address on File					
Sullivan Cromwell LLP	Brian D. Glueckstein	125 Broad Street	New York	ΛN	10004	
	Address on File					
	Address on File					
Michael P Hutchens Esc	Whitaker Chalk Swindle & Schwartz PLLC	301 Commece Street, Suite 3500	Fort Worth	×	76102-4135	
	Address on File))	
	Securities & Exchange	3 World Financial				
Regional Director	Commission	Center, Suite 400	New York	×	10281-1022	
	Address on File					
	Address on File					
	LOCKBOX # 30023.					
	GENERAL POST OFC	PO BOX 30023	New York	Ž	10087-0023	
	433 Begonia Ave.		Corona Del Mar	Mar CA	92625	
	900 Grand Avenue	Suite A	New Haven		06511	
	6101 Executive Blvd Ste 110		Rockville	MD	20852	
	10 W. 37th St.	7th Floor	New York	N	10018	
	8355 Gaylord Pkwy		Frisco	ĭ	75034	
Atta	trompton O loss I tishan Sull	IHS Markit, 450 West	No.	> 2	10001	
Attil John Taylor	ITO Markit Legal Department	Sold St,		IN	10001	1 - 24 - 11
c.o Market Group Limited, Level 4	Ropemaker Place, 25 Ropemaker Street		London		EC2Y9LY	United Kingdom
	4th Fir Ropemaker Place	25 Ropermaker St	London		EC2Y9LY	United Kinadom
	7 ava	2 More London Riverside	nobao I		SEI 24P	United
Markit Group Limited / Markit					; j	United
	2 More London Riverside		London		SE12AP	Kingdom
	620 8th Ave	35th floor	New York	×	10018	
	level 5	2 More London Riverside	London		SEI 2AP	United Kingdom
Kendra Montoya	15 Inverness Way East		Englewood	8	80112	
	Three Lincoln Centre	5430 LBJ Frwy, STe 800	Dallas	¥	75240	
	4833 Rugby Ave, Ste 301		Bethesda	MD	20814	
MAROLIESS & ASSOCIATES	15441 KNOLL TRAIL	STE 280 I B4	Selec	×	75248	
)	PO Box 402642	1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Atlanta	ζ- (-	30384-2642	
Mare Drinting	17426 Studebaker Rd		Carritos	Z 0	90304-2042	
	17 420 Olddebarel Iva		601160	5	30703	

Page 87 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 100 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

		Address	Addressz	Address3 City	State	6 7 	Country
Marson, Stacy		Address on File					
Martin G. Salazar		Address on File					
Martin Podorsky		Address on File					
Martin, Andrew		Address on File					
Martin, Carla		Address on File					
MARTIN, DANIEL G.		Address on File					
MARTIN, WILLIAM		Address on File					
MARTINSON, MARK		Address on File					
Marty Mooney		Address on File					
Marval & OFarrell		Av. Leandro N. Alem 928		Buenos Aires		01001	ARGENTINA
	:	Whitaker Chalk Swindle &	301 Commerce Street,		i		
Mary Irving	Michael P. Hutchens, Esq.	Schwartz PLLC	Suite 3500	Fort Worth	×	76102-4135	
Mary Zappone		Address on File					
Maryam Rusch		Address on File					
Maryland Office of the Attorney General	y Division of Securities	200 Saint Paul Place		Baltimore	MD	21202	
Marzullo Reporting Agency		345 North LaSalle	No 1605	Chicago	_	60654	
MASON, DEANA		Address on File					
MASON, FREDERIC		Address on File					
MASON FREDERIC		Address on File					
Mass. Dept. of Revenue	Attn Bankruptcy Unit	PO Box 9564		Boston	MA	02114	
-							
MASSACHUSETTS DEPARTMENT OF REVENUE		PO Box 7025		Boston	MA	02204	
MASSACHUSETTS DEPARTMENT OF REVENUE		PO BOX 7065		Boston	Ψ	02204-7065	
Massachusetts Mutual Life							
Insurance Co		1295 State Street		Springfield	MA	01111	
Massand Capital, INC		130 East 18th Street #1P		New York	×	10003	
MASSEYS LLP		Hillgate House	26 Old Bailey	London		EC4M 7QH	United Kingdom
MassMutual Financial Group		100 Bright Meadow Blvd		Enfield	CT	06082	
MassMutual Life Insurance		1000 N Central Expwy Ste					
Company		1000		Dallas	X	75231-4177	
Massoud Karimzadeh		Address on File					
Mateo Hix		Address on File					
MATRIX RESOURCES INC.		PO BOX 101177		Atlanta	ВA	30392	
Matt Culler		Address on File					
MATT DUNHAM		Address on File					
Matt Hurd		Address on File					
Matt McElligott		Address on File					
Matt McElligott Photography		1409 E. Windsor Drive		Denton	×	76209	
MATTHEW BENDER & CO,							
NC		PO BOX 7247-0178		Philadelphia	PA	19170-0178	
Matthew Berry Esd	Office of General Counsel	Federal Communications	445 12th Street S W	Washington	Ü	20554	
		Whitaker Chalk Swindle &	301 Commerce Street,				
Matthew DiOrio	Michael P. Hutchens, Esq.	Schwartz PLLC	Suite 3500	Fort Worth	X	76102-4135	
Matthew Garrett		Address on File					

Page 88 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 101 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Matthew Gould		Address on File						
Matthew Kirst		Address on File						
Matthew Murphy		Address on File						
MATTHEW SCHNABEL		Address on File						
Matthew Selman		Address on File						
MATTHEW WHITLEY		Address on File						
Mattos Filho Veiga Filho Marry		(); L						
		Address on rile						
Maurice Robinson &		880 Apollo St Suite 125			El Section	ć	90245	
Marriago Dobingon 9					El Geganiao	5	30243	
Maurice Robinson &					1000 HOURS		99000	
Associates LLC		28 Dover Place			Mannattan Beach		90706	
Mauricio Chavarriaga	c/o Highland Capital Mgmt.	245 Park Ave, 24th FIr			New York	×	1016/	
Mauricio Chavarriaga		Address on File						
Mauricio Delgado		Address on File						
MAWN, CHRISTOPHER		Address on File						
Max Russell Phinney		Address on File						
Maxim Group, LLC		405 Lexington Ave #2			New York	Ž	10174	
MAY, DERRICK		Address on File						
		2027 COLLECTION CENTER						
MAYER BROWN LLP		DR			Chicago	_	60693-0020	
Mayer, Brown, Rowe & Maw)			
LLP		1675 Broadway			New York	×	10019-5820	
Maveron, John		Address on File						
Mayo, Christopher L.		Address on File						
			3963 Maple Ave, Suite					
Mayors Intern Fellows Fund		The Dallas Foundation 3	06		Dallas	×	75219	
Mazzeo Song & Bradham LLP		708 Third Ave, 19th Fl			New York	×	10017	
MBA Reporting Services, Inc		555 Republic Drive	2nd Floor		Plano	X	75074	
MBM Advisors, Inc.		440 Louisiana #2600			Houston	×	77002	
McCaffety, Christopher		Address on File						
		130 King C+ Woot Chits 2200			CtacroT	Z	MEXICA	
McOagac Bollack EE		Adding or, West Cane 27 or			2	5		
McClung, Elizabeth B.		Address on File						
McCormick, Robert		Address on File						
McCormick, Robert		Address on File						
McDaniel, Patrick		Address on File						
McDermett, Bonner		Address on File						
McDermott Investment		C T C C C C C C C C C C C C C C C C C C			400	Š	07	
Selvices, LLC		44 E DIOAU 31, FL Z			Detillenen	ξ.	00.001	
McDermott Will & Emery LLP		Lockbox - New York PO Box 7247-6755			Philadelphia	РА	19170-6755	
McDermott Will & Emery LLP		PO BOX 2995			Carol Stream	ᆜ	60132-2995	
McDermott Will & Emery LLP		227 West Monroe Street			Chicago		9609-90909	
McDermott Will & Emery 1		D O Box 6043			Chicago	=	60680.6043	
McElrov & Company P.C.		Road	Suite 800		Addison	i X	75001	

Page 89 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 102 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

Country																				CANADA												United	Kingdom							CANADA		
Zip						23219-3916	75209		10004	75201	75201	75201	28290-5188	91189-0137	06905-0000	69009				M5J2T3			21740	2	75202			27518	10087-9976	1	75218-5004		OX9 2AH		10017					H3A 3G4	0000	10036
State						۸۸	¥		ž	X	X	¥	NC	CA	CT	_				NO			CM	1	X			NC	ž	À	×				×					oc oc	, ,	×
City						Richmond	Dallas		New York	Dallas	Dallas	Dallas	Charlotte	Pasadena	Stamford	Lincolnshire				Toronto			Haderstown		Dallas			Cary	New York	=	Dallas		Thame		New York					Montreal	2	New York
Address3																																										
Address2									34TH FLR	Suite 1500		300 Crescent Court, Suite 1500			Ste 601					Bay Wellington Tower										0000	Sulte C408		OXFORD ROAD		7th Floor							
Address1	Address on File	Address on File	Address on File	Address on File	Address on File	800 E. Canal Street	6310 Lemmon Ave Ste 202	Address on File	ONE BATTERY PARK PLAZA	300 Crescent Court	300 Crescent Court Ste 1500	McKool Smith	PO Box 905188	PO Box 100137	1600 Summer Street	4 Overlook Point	Address on File	Address on File	Address on File	Brookfield Place Suite 4400	Address on File	Address on File	233 North Prospect St., Ste.		901 Main St. Suite 3700	Address on File	Address on File	400 Regency Forest Drive, Suite 200	PO Box 29976	0	9540 Garland Rd	Address of rije	OXFORD HOUSE	Address on File	125 Park Avenue	Address on File	Address on File	Address on File	1000 Sherbrooke St West,	27th Fir	Address on File	1166 Avenue of the Americas
CreditorNoticeName											c/o Travis DeArman	Gary Cruciani, Esq.				Stephen Reuther												Mediant Communications													 -	John Dempsey
CreditorName	MCFARLANE, PETER A	MCFARLING, BRANDON	MCGRANER, MATTHEW	McGraner, Matthew	MCGREGOR, MICHELLE	McGuireWoods LLP	McIntosh Search Incorporated	McKay, Brad	MCKEE NELSON LLP	McKool Smith	P.C.	McKool Smith, P.C.	McLagan Partners	McLagan Partners	McLagan Partners Inc (Aon McLagan)	Partners, Inc.		MCLOCHLIN, MICHAEL P.	McMains, Aubree	McMillan Binch Mendelsohn	McNamara, John	McRedmond, Edward	MCS Capital LLC s/o STC los	Meadows Collier Reed Cousins	& Blau LLP	MEANS, BRADLEY	Medanich, Michael	Mediant Communications Inc.	Mediant Communications LLC	MedPost Urgent Care-East	Vallas	Meeks, Lucas	MEETINGZONE LTD	MEGAN MCGEE	Meister Seelig & Fein LLP	MELENDEZ, HELDER	MELISSA LOPEZ	Melody Po	Mendelsohn, Rosentzveig,	Shact	Mendenhall, Brad	

Page 90 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 103 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CroditorNamo	CreditorNoticeName	Address	Addrose	Addrage 3	Ctato	Zin
Mercer Consumer	Attn DV1 Fin	PO Box 310293	-	Des Mo	A	593
		c/o Regulus Lockbox Services				
Mercer Consumer	Wells Fargo Bank	310293	666 Walnut Street	Des Moines	⊻	50309
Merchants Automotive Group,		7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		# 0 0 1 0 0 1	-	90
Merchants Automotive Group		1270 Hooksell Noad		nookseii		00100
Inc.		PO Box 16415		Hooksett	H	03106-6415
Mercy Corps		P.O. Box 2669, Dept W		Portland	OR	97208-2669
MEREDITH HERZFELD		Address on File				
Mergent, Inc.		PO Box 403123		Atlanta	GA	30384-3123
Mergermarket		895 Broadway	4th Floor	New York	N	10003
Mergermarket (US) Limited			:	;		
(trading as Xt		1501 Broadway	Suite 801	New York	≽ i	10036-0000
MERGERMARKEI LID		11 West 19th Street	2nd Floor	New York	× i	10011
MERGERMARKEI LID		3 E 28th S1	4th FLK	New York	, N N	10016
Merit Court Reporters		307 W 7th Street	Ste 1350	Fort Worth	×	76102
Merope Pentogenis		Address on File		C	444	
Merriii Communications LLC		One Merriii Circle		Saint Paul	NE	22108
Mernii Communications LLC		CIMI-9038		Saint Paul	ZZ	55170-9638
MERRILL CORPORATION	0	CIVI-9038	701	Saint Paul	NIN.	0/100
MERRILL LYNCH	Attn Blake Bollinger	569 Brookwood Village	Ste 501	Birmingham	AL	35209
MERRILL LYNCH	Attn Chad Kulm	110 S Phillips Ave, Ste 101		Sioux Falls	SD	57104
MERRILL LYNCH	Attn Jason Aversa	3100 Hingston Ave		Egg Harbor Township	2	08234
		1221 McKinney Street, Ste		-		
MERRILL LYNCH	Attn Lynae Carr	3900		Houston	X	77010
MERRILL LYNCH	Attn Megan Arnold	13355 Noel Rd, 7th Floor		Dallas	TX	75240
MERRILL LYNCH	Attn Monty Willhite	60 E SOuth Temple St, #200- 61		Salt Lake City	5	84111
MERRILL LYNCH	Attn Robert Luther	1100 Canal Street		The Villages	F	32162
	i i	25 El Cam		=	í	11
MERKILL LYNCH	Attn Illiany Contreras	200		Houston	×	77.058
MERRILL LYNCH	C/O Girard Kovarik & Assoc	101 N. Clematis St, Ste 200		West Palm Beach		33401
MERRILL LYNCH		185 Asylum Street	City Place II, 14th Flr	Hartford	CT	06103
MERRILL LYNCH		NJ2-140-02-01	1400 Merrill Lynch Drive	Pennington	2	08534
MERRILL LYNCH		4802 Deer Lake Dr E	CMS CBRU FL9-801-01- 02	Jacksonville	긥	32246
MERRILL LYNCH		CMS CBRU FL9-801-01-02	4802 Deer Lake Dr E	Jacksonville	FL	32246
MERRILL LYNCH		21805 FIELD PARKWAY STE 220		DEER PARK		60010
Merrill I ynch Valuations I I C	Atto Richard Eimhinder	15514 Collections Center Drive		Chicado	=	60693
Merry Phengvath		450 E 4th Street		Brooklyn	· Ž	11218
MERS Educational Confernce	ATTN Bob Rust	Municipat Empee Retirement Syst of LA	7937 Office Park Blvd	Baton Rouge	Z	70809
MESERVE, NICHOLAS		Address on File				
Meta-e Discovery LLC	Paul McVov	Meta-e Discovery	Six Landmark Square, 4th Floor	Stamford	CT	06901
		-	-		-	

Page 91 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 104 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Meta-e Discovery, LLC	Attn Paul H. McVoy	-			Milford	СТ	06460	
Meta-e Discovery 11 C	Morrison Cohen I I P	Attn Joseph T. Moldovan and Sally Siconolfi	909 Third Avenue		New York	ž	10022	
Metalogix International		PO Box 83304			Pittsburgh	PA	15250	
METHVIN, JAMES		Address on File)			
Metlife	Attn Placings Unit	1300 Hall Blvd.			Bloomfield	CT	06002	
Metlife	Attn Retail Life & DI Operations	Attn Retail Life & DI Operations 18210 Crane Nest Dr, 5th Floor Placings Unit	Placings Unit		Tampa	FL	33647	
Metlife		PO BOX 371487			Pittsburgh	PA	15250-7487	
Metlife Investors USA		PO Box 13863			Philadelphia	PA	19101-0000	
MetLife SBC		5400 LBJ Freeway	Suite 1100		Dallas	Σ×	75240	
MetLife SBC		PO Box 804466			Kansas Citv	MO	64180-4466	
Metro Attorney Service Inc.		305 Broadway, 14th FIr			New York	λ	10007	
Metro-Repro, Inc.					Dallas	X	75356-0092	
METT	Attn Jana Clemans	Pioneer Natural Resources	5205 N. OConnor Blvd, Suite 200		Irving	×	75039-3746	
Meunier. Marc					D.::			
MGL Consulting Corp.		10077 Grogans Mills Rd Ste			The Woodlands	×	77380	
MHA Petroleum Consultants								
LLC		730 17th Street	Suite 410		Denver	CO	80202	
MIAO, EUGENE		Address on File						
MICHAEL & TERESA OLSON TRUST		Address on File						
Michael Blackburn		Address on File						
MICHAEL COLVIN		Address on File						
Michael Cummings		Address on File						
MICHAEL DEVICO		Address on File						
Michael Hasenauer		Address on File						
Michael Jeong		Address on File						
MICHAEL KELLY		Address on File						
MICHAEL LANE CUISINE, INC		8409 PICKWICK # 112			Dallas	X	75225	
MICHAEL LATHAM		Address on File						
Michael Ly		Address on File						
Michael Malone Architects, Inc		5646 Milton St Suite 705			Dallas	×	75206	
Michael Morris		Address on File						
Michael P Zarrilli		Address on File						
MICHAEL PAGE INTERNATIONAL		8 BATIN RD			Slough Berkshire		SL1 3SA	United Kingdom
MICHAEL PASSMORE		Address on File))
MICHAEL PETERSON		Address on File						
Michael Phillips		Address on File						
Michael R. Coker Company		2700 Swiss Ave Suite 100			Dallas	×	75204	
Michael Radovan		Address on File						
Michael S. Held		Address on File						
MICHAEL SHERIDAN		Address on File						
Michael Sorell		Address on File						

Page 92 of 155

CreditorName	GreditorNoticeName	Address1	Address2	Address3	Citv	State	Zip Country
MICHAEL SZKODZINSKI		Address on File			_		
MICHAEL T DALBY IRA		Address on File					
Michael Teplitsky		Address on File					
MICHAEL WANG		Address on File					
MICHAEL WILCHER		Address on File					
Micheal Paul Donaldson		Address on File					
Michelle French, Tax A/C		Address on File					
Michigan Department of Treasury		PO Box 30774			Lansing	IW	48909-8274
Mick Law P.C.		816 South 169th Street			Omaha	焸	68118
Microsoft Corporation		1950 N Stemmons Fwy	Suite 5010		Dallas	×	75207
Microsoft Corporation and Microsoft Licensing GP, a			44 A A A A A A A A A A A A A A A A A A				
Corporation	David P. Papiez	Fox Rothschild LLP	4500 4til Ave, Salle		Seattle	WA	98154
Microsoft Corporation and							
Microsott Licensing GP, a		Amber Brazier Associate					
Corporation	Microsoft Corporation	Paralegal	One Microsoft Way		Redmond	WA	98052
Microsoft Services		One Microsoft Way	•		Redmond	VA VA	98052
Microsoft Services		PO Box 844510			Dallas	X	75284-4510
MICRO-TEL		3700 Holcomb Bridge Rd	Suite 5		Peachtree Corners GA	GA	30092
Mike Brennan		Address on File					
Mike Brohm		Address on File					
Mike Doyle		Address on File					
Mike Hurley		Address on File					
Mike Sharkey		Address on File					
Mike Wolbert		Address on File					
Milbank, Tweed, Hadley &		1 CHASE MANHATTAN			Now York	>	10005_1413
Milbera I I P		One Pennsylvania Plaza	49th Floor		New York	<u> </u>	10119
Miles Littlefield		Address on File				2	
Miller & Chevalier Chartered		P.O. Box 758604			Baltimore	MD	21275-8604
Miller Buckfire & Co, LLC		601 Lexington Ave			New York	×	10022
Miller Korzenik Sommers Ravman I.I.P		1501 Broadway Ste 2015			New York	N	10036-5600
MILLER, DEBORAH		Address on File					
Miller, Egan, Molter & Nelson							
LLP		4514 Cole Avenue	Suite 1200		Dallas	X	75205
Miller, Egan, Molter & Nelson			:		:	Ì	
ALL MANN CONSTITUTES		1402 San Antonio St.	Suite 100		Austin	×	78701
AND ACTUARIES		1550 LIBERTY RIDGE DR	STE 200		WAYNE	PA	19087-5572
Mills. James		Address on File					
MILTENBERGER, WILLIAM		Address on File					
Mindy Billinghurst		Address on File					
Miner, Christopher		Address on File					
Minnesota Revenue		Mail Station 1260			Saint Paul	MN	55145-1260

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 106 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
		Minnesota Department of	85 7th Place East, Suite				
Minnesota State Treasurer		Commerce	200		Saint Paul	MN	55101
Miramar OSC	Attn Leslie Henger	11763 Ashlock Way			San Diego	CA	92131
Mirani, Parth		Address on File					
MISLAV TOLUSIC		Address on File					
Mississippi Secretary of State	Business Regulation & Enforcement Div	125 S. Congress Street			Jackson	MS	39201
MISSISSIPPPI STATE TAX COMMISSION		PO BOX 1033			Jackson	MS	39215
Missouri Department of Revenue		PO Box 3020			Jefferson City	MO	65105-3020
MISSOURI DIRECTOR OF REVENUE	TAXATION BUREAU	PO BOX 3365 (573)751-4541			Jefferson City	MO	65105-3365
Missouri Secretary of State		Securities Division	600 West Main Street, 2nd Floor		Jefferson City	MO	65101
Mitchell A. Harwood & Partners	S	791 Park Ave Ste 4B			New York	Ž	10021
Mitchell, Krysta		Address on File					
Mitchener Turnipseed		Address on File					
MITTS, BRIAN		Address on File					
MJL ENTERPRISE		PO BOX 852563			Richardson	X	75085
MLF Lex Serv LP		4350 East West Highway			Bethesda	MD	20814
MODERN HEALTHCARES		CIRCUI ATION DEPT	1155 GRATIOT AVE		Defroit	Σ	48207-2912
Mohring, Christopher		Address on File					
Molecular Insights		160 Second Street			Cambridge	MA	02142
Moloney Securities		13537 Barrett Parkway Drive	Suite 300		Manchester	Σ	63021
Monarch Investigation Inc		PO Box 292265			Lewisville	×	75029-2265
Money-Media, Inc.	Attn Accounting	330 Hudson Street	7th Floor		New York	NΥ	10013
Monster, Inc.		PO Box 90364			Chicago		60696-0364
MONSTERTRAK		14372 COLLECTIONS CENTER DR			Chicago		60693
Moodys Analytics		395 Oyster Point Blvd	Suite 215		South San Francisco	Š	94080
Moodys Analytics		PO BOX 102597			Atlanta	GA	30368-0597
Moodys Analytics		PO BOX 116714			Atlanta	GA	30368-0597
Moodys Analytics		PO Box 116647			Atlanta	GA	30368-6647
Moodys Analytics, Inc.	Attn Christopher R. Belmonte and Pamela A. Bosswick	c/o Duane Morris LLP	230 Park Avenue, Suite 1130		New York	ž	10169
Moodys Analytics, Inc.	Sue McGeehan	7 World Trade Center	250 Greenwich Street		New York	N≺	10007
Moodys Analytics, Inc.		7 World Trade Center			New York	N≺	10007-0000
Moodys Investor Service		PO Box 102597			Atlanta	GA	30368-0597
Moodys Investors Service, Inc.	Attn Christopher R. Belmonte and Pamela A. Bosswick	c/o Duane Morris LLP	230 Park Avenue, Suite 1130		New York	ž	10169
Moodys Investors Service, Inc.	Sue McGeehan	7 World Trade Center	250 Greenwich Street		New York	×	10007

Page 94 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 107 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
Moodys Investors Service, Inc.	Sue McGeehan	VP, Collections, Finance Dept.	7 World Trade Center at 250 Greenwich Street		New York	Ż	10007
MOORE & VAN ALLEN PLLC		100 NORTH TRYON ST	STE 4700		Charlotte	NC	28202-4003
MOORE, CALEB MOORE, WILLIAM C.		Address on File Address on File					
Morgan Lewis & Bockius LLP		PO Box 8500 S-6050			Philadelphia	PA	19178-6050
Morgan Stanley	Attn Accounts Receivable	PO Box 860			New York	N≺	10008-0860
Morgan Stanley	Attn Adam Razov	855 Franklin Ave.			Garden City	Ž	11530
Morgan Stanley	Attn Diana Sigona	1585 Broadway, 23rd FIr			New York	> ·	10036
Morgan Stanley	Attn Jonathan Canter	10960 Wilshire Blvd, Ste 2000			Los Angeles	ČA	90024
Morgan Stanley	Attri Margaret Oshea-NW Managers Mtg	1585 Broadway, 23rd Floor			New York	N	10036
Morgan Stanley	Attn MF Biling Dept	1300 Thames St, 4th Flr			Baltimore	MD	21231
Morgan Stanley	Attn Michael Lawrence	6037 La Flocha			Rancho Santa Fe	CA	92067
Morgan Stanley	Attn Michelle Dolan	2 Jericho Plaza			Jericho	×	11753
Morgan Stanley	Attn Robyn Owens	370 17th Street, Suite 2800			Denver	0:	80202
Morgan Stanley		111 S. Pfingsten Road	Suite 200		Deerfield	-	60015
Morgan Stanley		200 Crescent Court	Ste 900		Dallas	X	75201
Morgan Stanley		14850 N Scottsdale Rd	Ste 600		Scottsdale	AZ	85254
Morgan Stanley		733 Bishop Street	Ste 2800		Honolulu	エ	96813
MORGAN, JOHN		Address on File					
MORGANS, JONATHAN		Address on File					
MORLEY CAMPBELL		Address on File				:	
Morningstar Inc.		22 W Washington St			Chicago	<u>.</u>	60602-0000
Morningstar, Inc.		2668 Paysphere Circle			Chicago	_	60674
Morningstar, Inc.		135 South LaSalle St Dept. 2668			Chicago	_	60674-2668
Morningstar, Inc.		5133 Innovation Way			Chicago	_	60682-0051
Morris James LLP		500 Delaware Avenue		PO Box 2306	Wilmington	DE	19899-2306
Morris, Manning, & Martin LLP		1600 Atlanta Financial Center	3343 Peachtree Road, NE		Atlanta	GA	30326-1044
MORRIS, NICHOLS, ARSHT &							
TUNNELL LLP		1201 NORTH MARKET ST	PO BOX 1347		Wilmington	DE	19899-1347
MORRIS, NICHOLS, ARSHT	William M. Lafferty	Kevin M Coen	1201 N. Market Street		Wilmington	П	19801
Morrison & Foerster		1290 Ave of the Americas			New York	Z ×	10104-0050
Morrison Cohen LLP	Attn Joseph T. Moldovan and Sally Siconolfi	909 Third Avenue			New York	×Z	10022
Morstad		79 East Putnam Ave	Outdoor Traders Building		Greenwich	CT	06830
Mortensen. Christopher		Address on File					
Morton, David C.		Address on File					
THOOM STANDARD		TSI OH VIGOTEN			- 200		United
Modus Bod 110		7018 Humov	ZA I OWCESTEN ND		Dollac	>	ZESOR
Mourant Ozappos					Dallas	<u> </u>	60267
Modialic Ozailies		Addless of rije					

Page 95 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 108 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Move Solutions, Ltd.		1473 Terre Colony Ct, Dept DA	Α		Dallas	XT	75212	
MoveWorks, Inc.		4945 Sharp Street			Dallas	TX	75247	
MP Advisory		43 Vila Nova Pauliceia			Sao Paulo-SP			BRAZIL
MPulse Maintenance Software		PO Box 22906			Eugene	OR	22906	
MQ Services Ltd.		Chancery Hall	52 Reid St		Hamilton		HM 12	BERMUDA
MQ Services Ltd.		PO Box HM 1737			Hamilton		HM GX	BERMUDA
MQ Services Ltd.		PO BOX HM 809			Hamilton		HM GX	BERMUDA
MRB Research Partners Inc.		122 East 42nd Street	Suite 2310		New York	N≺	10168	
MRI Contract Staffing		5151 Beltline Rd	Suite 550		Dallas	XT	75254	
MRI Contract Staffing		88276 Expedite Way			Chicago		60695-0001	
MS Society of Long Island		40 Marcus Dr.	Suite 100		Melville	NY	11747	
MSCI Inc.		PO Box 414631			Boston	MA	02241-4631	
MSCI Inc.		7 World Trade Center	250 Greenwich St, 49th floor		New York	ž	10007-0000	
MT State Auditor, Securities		840 Helena Avenue			Helena	TM	59601	
					5			
MTV Staying Alive Foundation		1305 Wycliff Ave	Suite 120		Dallas	X	75207	
Muck Holdings LLC	Attn Paul Haskel	c/o Crowell & Moring LLP	590 Madison Avenue		New York	×	10022	
MULLER, MARY		Address on File						
Multichannel News		PO Box 5667			Harlan	¥	51593-1167	
MUNDASSERY, APPU		Address on File						
Munger Tolles & Olson LLP		355 South Grand Ave			Los Angeles	CA	90071-1560	
Munsch Hardt Kopf & Harr,	Davor Rukavina, Esq., Thomas D. Berghman, Esq., Julian P.							
P.C.	Vasek, Esq.,	500 N. Akard St., Ste. 3800			Dallas	X	75201	
Munsch Hardt Kopf & Harr,	Davor Rukavina, Julian P.				:			
P.C.	Vasek	3800 Ross Tower	500 N. Akard Street		Dallas	X	75202-2790	
Murano Connect LP		252 West 38th Street	Suite 402		New York	\ N H	70018	
Murder Mystery Lexas		6304 Innsbrooke Dr			Arlington	×	76016	
Murphy, George		Address on File						
MURPHY, MAII HEW		Address on File						
MURRAY HILL CENTER SOUTHWEST INC		14185 Dallas Parkway Suite 1200			Dallas	¥	75254	
MURRAY, ANDREW		Address on File						
Murray, Mason		Address on File						
Murray, Wesley		Address on File						
Muscular Dystrophy	A#b lanice	PO Box 38			Torre	XL	75160	
Misser Carley		Address on File			5	<u> </u>		
Muthu Dorai		Address on File						
Mxtoolbox		12710 Research Blvd	Ste 225		Austin	×	78759	
MY HOUSE OF FINE EATS &						<u> </u>		
CATERING		2025 PROMENADE CENTER			Richardson	X	75080	
Myers Bigel Sibley & Sajovec,					-	(1	
Α. Ε.		PU Box 3/428			Kaleign	N C	77977	
Myers Park Country Club		2415 Roswell Avenue			Charlotte	SC	28209	
Myron Corp.		PO Box 660888			Dallas	×	75266-0888	

Page 96 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 109 of 175 Exhibit c

Creditor Matrix Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2 Address3	City	State) diZ	Country
N.C. DEPARTMENT OF REVENUE		PO BOX 25000		Raleigh	Ŋ	27640-0002	
TINOIN Collocation and the second		2440 Victory Park Ln, 33rd) <u>:</u>	}	75240	
NAI OLYMPIA PARTNERS		320 NORTH MERIDIAN ST	STE 400	Indianapolis	<u> </u>	46204	
NAIFA - Greater Washington		600 State Street	A driito		۷۱	50613	
Nalin Yogasundram		Address on File		0000	<u> </u>		
Namaro Graphics Designs		PO Box 148		Rhinebeck	N	12572	
NANCY SMITH-WELLS, CSR		PO BOX 1284		South Pasadena	CA	91031	
NAPE Expo, LP		PO Box 224531		Dallas	×	75222	
NAPONIC, JILL		Address on File					
NARAYAN HEGDE		Address on File					
NARY RADHAKRISHNAN		Address on File					
NASD Regulation, Inc.		701 Market St	W8705 c/o Mellon Bank, Rm 3490	Philadelphia	PA	19106	
NASD, CRD-IARD		PO Box 7777-W8705		Philadelphia	PA	19175-8705	
NASD, CRD-IARD		PO BOX 7777-W9995		Philadelphia	PA	19175-9995	
Nasdaq Information, LLC		LBX# 80200	PO Box 780200	Philadelphia	PA	19178-0200	
Nasdaq OMX	C/O Wachovia Bank	#90200	PO Box 8500	Philadelphia	PA	19178-0200	
NASDAQ Stock Market		PO Box 7777 W1555		Philadelphia	PA	19106	
NASH, CLARISSA		Address on File					
Nasher Sculpture Center		2001 Flora Street		Dallas	TX	75201	
NASKAR, ANJALI		Address on File					
NASKAR, ANJALI		Address on File					
NASP	Attn Michelle	727 15th Street, NW	Suite 750	Washington	DC	20005	
Natalie Uto		Address on File					
Nathan Brooks		Address on File					
Nathan Burns		Address on File					
Nathan Hall		Address on File					
Nathan Hukill		Address on File					
NATHAN SPEICHER		Address on File					
NATHAN ZANG		Address on File					
NATIONAL COMPLIANCE							
SERVICES, INC.		355 NE 5TH AVE	STE 4	Delray Beach	FL	33483	
National Corporate Research		C C C C C C C C C C C C C C C C C C C		\\	2	000	
Lid		122 E 42fld 3t Fl 10		New TOLK	<u>\</u> \	10100-1039	
National Depo		P.O. Box 404 /43		Atlanta	GA GA	30384-4743	
NATIONAL ECONOMIC RESEARCH ASSOC. INC		PO BOX 29677	GENERAL POST OFFICE	New York	ž	10087-9677	
National Economic Research Associate		PO Box 7247-6754		Philadelphia	РА	19170-6754	
National Financial Services Corp.	ATTN Emily Ivers-Mailzone	82 Devonshire St.		Boston	MA	02109	
National Financial Services,							
ITC	Attn FI Operational Accounting 100 Salem St, Mail Zone O1S	100 Salem St, Mail Zone O1S		Smithfield	<u>R</u>	02917	
National Financial Services, LLC	Attn Thomas Smith-Vaughan	82 Devonshire Street		Boston	MA	02109	
			-	=		-	

Page 97 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 110 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

NATIONAL FLAG & DISPLAY CO.			Addi 6334	Addresss	כונא	olale	Zip Country
3		22 W 24 ST ST			Now V	>	10040
		22 W 2131 31			New York	ž P	10010
	Attn Cara Harting	ZIUS Luna Rd, Ste 390			Carrollton	<u> </u>	onne /
National Multiple Scierosis Society		PO Box 4527			New York	ž	10163
National Regulatory Services		33443 Treasury Center			Chicago		60694-3400
National Stripper Well Association		PO Box 18336			Oklahoma City	Š	73154
st Management		7057 Wollington D.			() () () () () () () () () ()	**	90
Triot Monogomont	ouries Receivable	7937 Wellington Di			warrenton	τ>	20186
National irust Management Services		PO Box 3322			Warrenton	٧A	20188
National Valuation Consultants, Inc.		7807 E. Peakview Ave, Ste 200			Centiennial	00	80111
Nationwide Business Concepts		1439 W. Chapman Avenue	#64		Orange	Q.	92868
Nationwide Services		P.O. Box 23099			Ft. Lauderdale	FL	33307
Natixis North America LLC		1251 Avenue of the Americas			New York	λ	10020
NAU, STEVEN		Address on File					
		Postbus 7113, 1007 JC					
NautaDutilh NV		Amsterdam, Decuroverstidat 400			Amsterdam		1082 PR Netherlands
NAVEJAS, MARIANA		Address on File					
NAVIGANT CONSULTING INC		4511 PAYSPHERE CIRCLE			Chicago	_	60674
Navigent 3, LLC		PO Box 5370			Wayland	MA	01778
Navigent 3, LLC		1737 Washington st			E. Bridgwater	MA	02333
NC Office of the Secretary of		2 South Salishury Street	Old Revenue Complex		Raleidb	C	27601
NEAR EARTH LLC		945 WEST ROAD	HOYT DAVIDSON		New Canaan	CI	06840
Nebraska Department of							
	Bureau of Securities	1526 K Street, Suite 300			Lincoln	NE	68508-2732
NEEL MITRA		Address on File					
Neil Desai		Address on File					
Neil Menard		Address on File					:
NELL GWYNN HOUSE APARTMENTS LTD		SLOANE AVE			London		United SW3 3AX Kingdom
Nelson, Caitlin		Address on File					
Nelson, Kaitlin		Address on File					
NELSON, KRAMER		Address on File					
NELSON, KRAMER		Address on File					
NEOFUNDS BY NEOPOST		PO BOX 30193			Татра	FL	33630-3193
Nesmith, Christopher		Address on File					
NESTLE WATERS POWWOW		PO BOX 727			CAMBERLEY		United GU15 9WZ Kingdom
Netapp		1395 Crossman Ave			Sunnyvale	CA	94089-0000
Netherland, Sewell & Associates, Inc.		2100 Ross Avenue	Suite 2200		Dallas	×	75201
Netherland, Swell &					:		
Associates, Inc.		1601 Elm St. Suite 4500			Dallas	X	75201

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 111 of 175 Exhibit c Creditor Marix Served via First Class Mail

TIEST CLASS MAII		
Served Via		

GreditorName	GreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
Netpro Computing Inc.		4747 N. 22nd St. #400			Phoenix	AZ	774
NetWrix Corporation	Accounts Receivable	1460 Manning Parkway			Powell	H	43065
NEVADA COACHES, LLC		1550 S INDUSTRIAL RD			Las Vegas	N	89102
Nevada Dept of Taxation		PO Box 52609			Phoenix	AZ	85072-2609
Nevada Secretary of State		Securities Division	2250 Las Vegas Blvd N Ste 400		N Las Vegas	Ş	89030-5873
NEW CONCEPT		CROOKED COTTAGE, NEWCHAPEL RD	LINGFIELD		SURREY		United RH7 6BJ Kingdom
New Edge Networks		Unit 10 PO Box 5000			Portland	OR	2000
NEW ERA		2935 Talisman			Dallas	¥	75229
New Hampshire Department of State	Bureau of Securities Regulation	107 North Main Street	Room 204, State House		Concord	포	03301-4951
New Horizons Computer Learning Center		PO Box 671164			Dallas	X	75267-1164
New Mexico Securities Division		P.O. Box 25101			Santa Fe	ΣZ	87504
NEW YORK CITY DEPARTMENT OF FINANCE		345 ADAMS ST			Brooklyn	Ž	11201
NEW YORK CITY DEPARTMENT OF FINANCE		PO Box 3931			New York	Ž	10008-3931
NEW YORK CITY DEPARTMENT OF FINANCE		PO Box 5150			Kingston	ž	12402-5150
New York Financial Writers Association		PO Box 338			Ridgewood	2	07451-0338
New York State Corporation Tax	NYS Corporate Tax	Processing Unit	P.O. Box 22093		Albany	Ž	12201
New York State Department of Law		New York Office of the Attorney General	ey 120 Broadway, 23rd Floor		New York	ž	10271
New York State Department of State		Misc. Records Bureau	41 State St		Albany	ž	12231
New York State Income Tax		W A HARRIMAN CAMPUS			Albany	×	12227
New York State Income Tax		Extension Request PO Box 4125			Binghamton	N	13902-4126
Newbridge Financial Inc.	ATtn Scott Weeks - Accountant 5200 Town Center Circle	ant 5200 Town Center Circle	Tower 1, Ste 306		Boca Raton	FL	33486
Newbridge Securities Corporation	Attn Robert Spitler-CFO	1451 W Cypress Creek Rd, Suite 204			Ft. Lauderdale	긥	33309
Newbridge Securities Corporation		5200 Town Center Circle Tower 1	Ste 306		Boca Raton	FL	33486
NewOak Advisors LLC		485 Lexington Ave, 25th Floor			New York	ž	10017
NewOak Capital		485 Lexington Ave, 25th flr			New York	λ	10017
News Communications		4th Flr. Chinyang Bldg	90-3 Chungjeongno 2- qa,		Seodamun-du		SOUTH 120-012 KOREA
NexBank	John Danilowicz	2515 McKinney Ave	Ste 1100		Dallas	X	
NexBank Capital Advisors		2515 McKinney Ave, Ste 1100	0		Dallas	¥	75201

Page 99 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 112 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Cifv	State	Zip Gountry	infrv
NexBank Capital Inc.					-			
NexBank Securities. Inc.								
NexBank Title, Inc. and	Jason M. Rudd and Lauren K.	Wick Phillips Gould & Martin,	3131 McKinney Avenue,					
NexBank	Drawhorn	LLP	Suite 500		Dallas	X	75204	
NEXBANK SECURITIES, INC		2515 McKinney	Suite 1700		Dallas	X	75201	
NEXBANK SECURITIES, INC		13455 NOEL RD	22ND FL		Dallas	×	75240	
NexBank SSB	dba NexBank Credit Services	Grant Smith	2515 McKinney Ave.	11th Floor	Dallas	X	75201	
NexBank SSB		2515 McKinney Ave. Suite 1100			Dallas	×	75201	
NEXBANK, SSB	ATTN MARCIA SANDS	13455 NOEL RD	STE 2220		Dallas	X	75240	
-	Attn Davor Rukavina, Esq. and	Munsch Hardt Kopf & Harr,	F		=	À	000000000000000000000000000000000000000	
NexPoint Advisors, L.P.	Julian P. Vasek, Esq.	P.C.	3800 Ross Tower	500 N. Akard Street	Dallas	××	75202-2790	
NexPoint Latin America						<u> </u>		
Opportunities Fund	K&L Gates LLP	Stephen G. Lopetzes	1601 K Street, NW		Washington	nc	20006	
NexPoint Latin America Opportunities Fund	K&L Gates LLP	James A. Wright III	State Street Financial Center	One Lincoln Street	Boston	MA	02111-2950	
NexPoint Latin America Opportunities Fund	Stephen G. Topetzes	K&L Gates LLP	1601 K Street, NW		Washington,	DC	02006	
Nextel Communications		PO Box 54977			Los Angeles	CA	90054-0977	
NexVest, LLC	Jason Rudd	3131 McKinney Ave Suite 100			Dallas	X	75204	
NexVest, LLC		2515 McKinney Ave Suite 1100			Dallas	×	75201	
Ney Castro		Address on File						
NGO, HONGVIEN		Address on File						
Nguyen, Hung		Address on File						
NGUYEN, KRISTINE		Address on File						
NGUYEN, TONY KHOI		40						
NH Dept of State	Bureau of Securities Regulation	107 N. Main St, State House Room 204			Concord	ĭ	03301	
Nicholas Headley		Address on File						
Nicholas Headley		Address on File						
NICHOLAS OLENEC		Address on File						
Nicholas T. Meserve		Address on File						
NICHOLAS TRUYENS		Address on File						
NICK ALFERMANN		Address on File						
Nick Meserve		Address on File						
NICK PAULEIT		Address on File						
Nickey L. Oates Company		25 Highland Park Village	Suite 100		Dallas	X	75205	
Nicklas, James		Address on File						
NICODEMUS WINATA		14181 NOEL RD			Dallas	×	75254	
Nicole Lacues		Address on File						
Nikolayev, Yegor		Address on File						
Niles Chura		Address on File						
Niles K Chura		Address on File						
NILSEN, CHRISTOPHER		Address on File						
Nirav Batavia		Address on File						

Page 100 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 113 of
175
Exhibit c
Creditor Matrix
Served via First Class Mail

CreditorName CreditorN	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Nisen & Elliott LLC		200 West Adams St			Chicago	IL	90909	
Nitro Software, Inc.		150 Spear St Ste 1500			San Francisco	CA	94105-5115	
LLP	I HALL	100 SUMMER ST			Boston	MA	02110	
	ROCESSING							
NJ DIVISION OF TAXATION CENTER			PART		Trenton	S	08646-0642	
NMS Communications LLC			5C		Brooklyn	≻N	11215	
NMS MANAGEMENT, INC.		OADWAY	STE 236		Jericho	λ	11753	
NOAH MAYER		Address on File						
NOBLE, SHELBY		Address on File						
Noel, Kirby		Address on File						
Noelle Williams		Address on File						
		1931 Market Center Blvd Apt						
Nonna Knows Catering		1323			Dallas	×	75207-3500	
Noonmark Capital		9 Hall Avenue			Larchmont	×	10538	
NORRIS, DUSTIN		Address on File						
NORRIS, DUSTIN		Address on File						
North Carolina Department of								
Revenue		PO Box 25000			Raleigh	NC	27640-0520	
North Ridge Securities		112 Madison Ave, 5th Floor			New York	×	10016	
		8687 North Central						
NorthPark Center		Expressway			Dallas	X	75225	
		1800 Sherman Avenue, Suite						
Northwestern University Attn Maureen Fenty	n Fenty	400			Evanston		60201	
Norton Rose								
Notable Solutions, Inc.		nue	Suite 200		Rockville	MD	20850	
Nouveau		2270 Springlake Rd	Suite 400		Dallas	×	75234	
					=	ì	1000	
Nova Engineering, Inc		2625 N. Josey Lane, Suite 112			Carrollton	≤ :	/ 2000/	
Novack and Macey LLP		ıza			Chicago	-	60606-1501	
NOW Advisors			Suite 758		Irving	×	75038	
NPB Financial Group, LLC			Suite 300		Burbank	CA	91505	
NTR Review		407 East maple Street			Cumming	GA	30040	
Numara Software Inc		PO Box 102280			Atlanta	GA	30368-2280	
Numara Software Inc		PO BOX 933754			Atlanta	GA	31193-3754	
nembod not office and	200	Young West	155 Copport Blvd		Boston	\ <u>\</u>	02240	
			717 Pennsylvania Ave		DOSCOL	<u> </u>	022.10	
NWCC. LLC	c/o of Michael A. Battle. Esg.	Barnes & Thornburg LLP	N.W. Ste 500		Washington	DC	20006-4623	
	son	oor			New York	×	10152	
	Sundheimer		11 S. Meridian St.		Indianapolis	Z	46204	
NYC DEPARTMENT OF					2	2	000	
TINANCE		PU Box 3644			New York	×	80001	
NYC DEPARTMENT OF FINANCE		PO Box 3646			New York	ž	10008	
NYC DEPARTMENT OF FINANCE		PO Box 3922	General Corporation Tax		New York	ž	10008-3922	
NYC DEPARTMENT OF FINANCE		PO Box 3931			New York	ž	10008-3931	
NYC DEPARTMENT OF								
FINANCE		59 Maiden Lane, 19th Floor			New York	ž	10038-4502	
					-	-		

Highland Capital Management, L.P. Case No. 19-34054

Page 101 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 114 of 175 Exhibit c Creditor Matrix Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
NYC DEPARTMENT OF							
FINANCE		PO Box 5040			Kingston	×	12402-5040
NYC DEPARTMENT OF FINANCE		PO Box 5060			Kingston	ž	12402-5060
NYC DEPARTMENT OF FINANCE		PO Box 5070			Kinaston	ž	12402-5070
NYC DEPARTMENT OF		PO BOX 5100			Kingston	<u>}</u> ≥	12402-5150
NYC DEPARTMENT OF		DO BOX 6160			X ctopics	: }	12402 5150
NYC FIRE DEPARTMENT		EET STATION	PO BOX 840		New York	Z	10008-0840
NYEMASTER GOODE LAW			TT 4600				
NYIAC		t, 17th Floor	0001 = 100		New York	Σ×	10017
NYS Assessment Receivables		PO Box 4127			Binghamton	γ	13902-4127
NYS Unemployment Insurance		PO Box 4301			Binghamton	×	13902-4301
NYS Workers Comp Board DB		Plaza	55 Broadway Suite 201		New York	Ν	10006
NYSE ARCA, LLC		6			Pittsburgh	PA	15251-2529
NYSE MARKET, INC		Station	PO BOX 4695		New York	≻ i	10163
NYSE MARKET, INC		5			Pittsburgh	PA	15251-2695
			PO BOX 8500		Philadelphia	PA	19178-4006
	DCC	1 Watervliet Ave. EXI			Albany	NY.	12206
NYSIF Disability Benefits					New York	λV	10008-5239
Oak Tree Securities, Inc.		4049 First Street	Suite 129		Livermore	CA	94551-4949
Ober, Kaler, Grimes & Shriver		100 Light Street			Baltimore	MD	21202
Objective Group, Inc.		201 South Biscayne Blvd, 28th Floor			Miami	7	33131
OBJECTIVE PARADIGM CORPORATION	ATTN RYAN POLLOCK	805 N MILWAUKEE AVE STE 300			Chicago	=	60622
OBRIEN, JUSTIN		Address on File)		
OBRIEN, MICHAEL J		Address on File					
OC CRUISER, Inc		1439 W Chapman Ave #260			Orange	CA	92868
Oce Imagistics Inc		PO Box 856193			Louisville	K	40285
OConnor, Shannon						ì	
Oconnors		>	Ste 500	OFFICE DEPOT	Houston	<u> </u>	77098
Omice Depot, Inc		182804	PO BOX 689020	CREDII PLAIN	Des Moines	₹	20368-9020
Office Depot, Inc		Dept. 56 - 4201182804 PO Box 9020			Des Moines	⊴	50368-9020
Office Depot, Inc		PO Box 70025			Los Angeles	CA	90074-0025
OFFICE EQUIPMENT FINANCE SERVICES		PO BOX 790448			Saint Louis	MO	63179-0448
Office Expo		2025A Midway Rd			Carrollton	¥	75006
Office of Secretary of State		reet			Austin	×	78701
Office of the Attorney General	Michael B. Mukasey, Esq.	U.S. Department of Justice	950 Pennsylvania Avenue, N.W.		Washington	DC	20530-0001
T							-

Page 102 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 115 of 175 Exhibit c

Exhibit C
Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
Office of the Attorney General		Securities Division	200 St Paul Place		Baltimore	MD	21202
Office of the General Counsel Re	Re Prime Brokerage Services	Jefferies LLC	520 Madison Avenue, 16th Floor		New York	λ	10022
Office of the General Counsel		efit Guaranty	1200 K Street, N.W.		Washington	DC	20005-4026
Office of the Securities Comm.	Securities Division	1300 SW Arrowhead Rd			Topeka	KS	66604-4019
OGLETREE DEAKINS		PO BOX 89			Columbia	SC	29202
OGLETREE DEAKINS		918 S PLEASANTBURG DR (29607)	PO BOX 167		Greenville	SC	29602
Ogletree Deakins Nash Smoak		P.O. Box 89			Columbia	C,	29202
OHANNA, DAVID		Address on File)	
OHC Advisors Inc		12060 SW 129th CT Ste 200			Miami	F	33186-4582
Ohio Division of Securities		77 South High Street	22nd Floor		Columbus	공	43215
Oil & Gas Information Systems		5801 Edwards Ranch Road	Suite 200		Fort Worth	X	76109
Oil & Gas Journal		Pennwell Corporation	PO Box 4362		Chicago	-	60680-4207
Oil and Gas Investor		PO Box 3001			Northbrook		60065-3001
Okada, Luke							
Oklahoma Department of Securities		Oklahoma Department of Securities	204 N. Robinson Ave., Ste. 400		Oklahoma City	Š	73102-7001
Oklahoma Independent							
		500 N.E. 4th Street			Oklahoma City	Š	73104
OKLAHOMA TAX GE COMMISSION OF	GENERAL COUNSELS OFFICE	100 N. BROADWAY AVE, SUITE 1500			OKLAHOMA CITY	, OK	73102
OKLAHOMA TX COMMISSION		PO BOX 26930			Oklahoma City	OK	73126-0930
OKOLITA, MATTHEW		Address on File					
Okta Inc		100 1st St FI 6			San Francisco	CA	94105-4632
Okta, Inc.		301 Brannan St	Suite 100		San Francisco	CA	94107
Old Republic National Title Ins. Co.		8201 Preston Rd	Suite 450		Dallas	X	75225
Olender Reporting, Inc.		1522 K St NW Ste 720			Washington	DC	20005
Olive & Ivy		7135 E Camelback Rd	No 195		Scottsdale	ΑZ	85251
OLIVER CASTELINO		Address on File					
OLSON, CANNON, GORMLEY,		בייא ביאוארייים בס דיאו מדממ				2	
& DESKUISSEAUA		9900 WEST CHETEININE AVE			Las vegas	N/	62189
OM5-DALLAS		Prestonwood Tower	5151 Beltline Rd.	Suite 550	Dallas	×	75254
OMelveny & Myers LLP		400 South Hope St, 18th Floor			Los Angeles	S	90071-2899
Omgeo LLC		2967 Collections Center Dr			Chicago	IL	60693
On Course Promotion		6865 Pear Tree Dr			Carlsbad	CA	92011
Onelogin, Inc.		848 Battery St			San Francisco	CA	94111-1504
On-Site Sourcing, Inc.		PO Box 75495			Baltimore	MD	21275
Group		132 W 36th St Rm 200			New York	∑.	10018-8840
ct Inc.	c/o JP Morgan Lockbox				Chicago	<u>ا</u> ا	546
Opentext		275 Frank Tompa Drive			Waterloo	NO	N2L 0A1 Canada

Page 103 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 116 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2 /	Address3	City	State	Zip	Country
OppenheimerFunds, Inc.	Attn Accounts Payable	6803 S. Tucson Way, Bldg 2 Garden Level			Centennial	00	80112	
Options Group		121 East 18th St			New York	×	10003	
Options Price Reporting Authority		PO Box 95718			Chicago		60694-0001	
Opus 2 International Inc	Mr Matthew Finnecy	5th Floor, 5 New Street Square			London		EC4A 3BF	United Kingdom
Opus 2 International, Inc.	Matthew Finnecy, Credit Controller	5 New Street Square			London		EC4A 3BF	United Kingdom
Opus 2 International, Inc.		100 Pine Street	Suite 560		San Francisco	CA	94111)
ORACLE AMERICA, INC		PO BOX 71028			Chicago	_	60694-1028	
ORACLE AMERICA, INC		PO Box 203448			Dallas	ĭ	75320-3448	
Oracle America, Inc.		500 Oracle Parkway			Redwood Shores	CA	94065-0000	
Oracle America, Inc., Successor in Interest to Sun Microsystems	Shawn M Christianson Esc	Buchalter, a Professional Comoration	55 2nd St 17th Fl		San Francisco	Q	94105	
Oracle Healthcare Advisors						i		
lnc.		12060 SW 129th Ct Ste 201			Miami	FL	33186-4582	
Orbis Marketing, Inc.		21550 Oxnard Street	Suite 850		Woodland Hills	CA	91367	
Orchard Group Productions		301 Park Forest Ct			Hurst	×	76053	
Oregon Department of Revenue		955 Center St NE			Salem	OR	97301	
ORENT, COURTNEY		Address on File						
Organizational Talent		3752 Colliers Dr			Edgewater	MD	21037	
Orrick, Herrington & Sutcliffe		:				:		
LLP		4253 Collections Center Dr			Chicago	⊒	60693	
OSED Investments, LLC		8951 Synergy Dr., Ste 225			McKinney	×	75070	
CORPORATION		ONE STAMFORD PLAZA	11TH FLR		Stamford	СТ	06901-3281	
OutSource Management	c/o Cathy Wylet, Meeting Planner	14410 N. 10th Place			Phoenix	AZ	85022	
Ouyang, Kaixi		Address on File						
OVATION TRAVEL GROUP	ATTN ANDREA KELLY	71 FIFTH AVE	11TH FLR		New York	×	10003	
Ovis Creative		483 10th Ave	Suite 230		New York	×	10018	
Owens, David		Address on File						
OXAINA BROWIN		Addless Oll File	Suite 6B		Now Vork	>\	10013	
Cycl Technologies		1750 Pennsylvania Ave Ste	Sale on		Y O MON	2	51001	
PA Consulting Group		100			Washington	DC	20006-4506	
PACER Service Center		PO Box 71364			Philadelphia	PA	71364	
PACER Service Center		PO BOX 70951			Charlotte	NC	28272-0951	
PACER Service Center		PO Box 277773			Atlanta	GA	30384-7773	
PACER Service Center		P.O. Box 5208			Portland	OR	97208-5208	
Pachulski Stang Ziehl & Jones LLP		10100 Santa Monica Blvd	Ste 1300		Los Angeles	CA	29006	
Pacific Life Annuities & Mutual)			
Funds		700 Newport Center Drive			Newport Beach	CA	92660-6397	
Paciugo Catering		1215 Viceroy Drive			Dallas	X	75247	
Packerland Brokerage Services Inc.		432 Security Blvd			Green Bav	×	54313-9709	
Services IIIC.		432 Security Diva			Gleen Day	100	24012-2103	

Page 104 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 117 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

Minches on File Human-House 144 St Crees Human-House 144 St Crees Human-House 144 St Crees State House 144 St Crees State 145 St Crees Stat	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Durish House 148 St Crass State 1425 S	PADILLA, ANDREW		Address on File					i i	
Street 14.5 Street 15.5	Paessler		Thurn-und-Taxis-Str. 14			Nuremberg		90411	Germany
Address on File	Pageant Media		Dunstan House 14a St Cross St			London		EC1N 8XA	United Kinadom
Address on File	PAIPANANDIKER, CHET		Address on File)
The continuent	Palico LLC		420 Lexington Avenue	Suite 1425		New York	×	10170	
Color Maples & Calder Pos Bax 309, Ligland House South Church Street George Town Grand Cayman Color Maples & Calder Pos Bax 309, Ligland House South Church Street George Town Grand Cayman Color Maples & Calder Pos Bax 309, Ligland House South Church Street George Town Grand Cayman Color Maples & Calder Pos Bax 309, Ligland House South Church Street George Town Grand Cayman Color Maples & Calder Pos Bax 309 Ugland House South Church Street George Town Grand Cayman Color Maples & Calder Pos Bax 309 Ugland House South Church Street George Town Grand Cayman Color Maples & Calder Pos Bax 309 Ugland House South Church Street George Town Grand Cayman Color Maples & Calder Pos Bax 309 Ugland House South Church Street George Town Grand Cayman Color Maples & Calder Pos Bax 309 Ugland House South Church Street George Town Grand Cayman Color Maples & Calder Pos Bax 309 Ugland House South Church Street George Town Grand Cayman Color Maples & Calder Color Cayman Color Maples & Calder Color Cayman Color Maples Co	Palisade Capital Management		One Bridge Plaza	Suite 695		Fort Lee	2	07024	
Colo Mapples & Calder	PALLEY, RENNICK		Address on File						
Color Maples & Calder Audress on File South Church Street George Town Grand Cayman Color Maples & Calder PO Box 309, Ugland House South Church Street George Town Grand Cayman Color Maples & Calder PO Box 309, Ugland House South Church Street George Town Grand Cayman Color Maples and Calder, PO Ugland House South Church Street George Town Grand Cayman Color Maples and Calder, PO Ugland House South Church Street George Town Grand Cayman Grand Cayman Color Maples and Calder, PO Ugland House South Church Street George Town Grand Cayman Grand House South Church Street George Town Grand Cayman	Palm Beach Investment			۷ رازان د د د د د د د د د د د د د د د د د د د		do con do	ū	70700	
Co Queensgate SPV Services PO Box 309, Ugland House South Church Street George Town Grand Cayman	PALMER, JAMES			Suite A		Dellay beach	1	4040	
Conguence and Carleder, PO Box 1033GT Suzanne Standard		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		0	H	(Cayman
Con Queensgate SPV Services PL Box 10936 I 7 Suzanne SL Compass Center, And Cader, PO Thomas Con Queensgate SPV Services PL Box 10936 I 7 Suzanne SL Cader Cader Cayman Con Maples and Calder, PO Canad House South Church Street Caeorge Town Grand Cayman Con Queensgate SPV Services PO Box 1093, Ugland House South Church Street Caeorge Town Grand Cayman Con Queensgate SPV Services PO Box 1093, Ugland House South Church Street Caeorge Town Grand Cayman Canad C	PAIM Capital Funding LP	c/o Maples & Calder	PO Box 309, Ugland House	South Church Street	George Lown	Grand Cayman			Islands
Co Maples and Calder, PO Ugland House South Church Street George Town Grand Cayman	PAM Capital Funding LP	c/o Queensgate SPV Services Limited	PO Box 1093G1 / Suzanne St. Thomas	Compass Center, 2nd Flr. Crewe Road	George Town	Grand Cavman			Cayman Islands
Ltd. Coo Maples & Calder PO Box 309, Ugland House South Church Street George Town Grand Cayman Ltd. Cot Queensgate SPV Sen/rices PO Box 1093, Ugland House South Church Street George Town Grand Cayman Ltd. / Ranger Cot Queensgate SPV Sen/rices Digland House South Church Street George Town Grand Cayman Ltd. / Ranger Cot 309 3131 Bell Street Suite 209 Amarilio TX Ltd Box 309 3131 Bell Street Suite 209 Amarilio TX Ltd Go N. Prospect Avenue Box 309 Now York NV Ltd Golden Link Floor Lymbrook NV and Cafe Tot Ordh Street Suite 200 Bolless TX Dro Box 27 1000 Tot Ordh Street Suite 200 Bolless TX Lorid Dinner Se Highland Park Village Suite 100-417 Dalless TX Lorid Dinner Address on File Center Dalless TX Res Cot Orden Street Bolless on File Do	PAM Capital Funding, LP / Ranger Asset M	c/o Maples and Calder, PO Box 309	Ugland House	South Church Street	George Town	Grand Cayman			Cayman Islands
Ltd. Cio Queensgate SPV Services PO Box 1093, Ugland House South Church Street George Town Grand Cayman Ltd. / Ranger Co Mateps Co Mappers Co Manager Co Manager Co Manager Co Manager Condent Cayman Ltd. / Ranger Box 309 Ugland House South Church Street George Town Grand Cayman Ltd Box 309 Ugland House South Church Street George Town Grand Cayman Ltd Box 309 Ugland House South Church Street George Town Grand Cayman Ltd Box 309 Ugland Four Street South Church Street George Town Grand Cayman Ltd Box 309 Ugland Four Avenue South Church Street Charch	PamCo Cavman Ltd.	c/o Maples & Calder	PO Box 309. Ualand House	South Church Street	George Town	Grand Cayman			Cayman Islands
Lid. / Ranger Cook Maples and Calder, PO Ugland House South Church Street George Town Grand Cayman Lid. / Ranger Box 309 3131 Bell Street Suite 209 Amarillo TX Lid 308 SW 1st Ave Ste 300 Suite 209 Portland OR Lid 308 SW 1st Ave Ste 300 In 6th Floor In 70 Dallas Parkway, Suite H In 70 Dallas	PamCo Cayman I td	c/o Queensgate SPV Services	PO Box 1093 Haland House	South Church Street	George Town	Grand Cayman			Cayman
nucers Royalty 3131 Bell Street Suite 209 Amarillo TX Ltd 308 SW 1st Ave Ste 300 Ltd Portland OR Ltd 300 N. Prospect Avenue Ltd Lyrbrook NY and Cafe 300 Park Avenue South 16th Floor Lyrbrook NW and Cafe 13710 Dallas Parkway, Suite H Dallas TX opying, Co. 1700 Commerce Ste 200 Joule 200 Dallas TX UTIONS PO BOX 27 Wilmington DE Dallas TX UTIONS PO BOX 871060 Suite 100-417 Dallas TX 172 G16 Dinner 25 Highland Park Village Suite 100-417 Dallas TX 178 Bernstein 401 S. Tryon St. Ste 3000 Center Chadrotte NC 189 Bernstein Gift Processing Center PO Box 96268 Washington DC 189 LLC ATIN Blayne Andersen 300 Parkland Plaza PO Box 96268 Washington TX 17130 Dallas Parkway Suite 240 Dallas TX <	PamCo Cayman Ltd. / Ranger Asset Managem	c/o Maples and Calder, PO	Ualand House	South Church Street	George Town	Grand Cayman			Cayman
1308 SW 1st Ave Ste 300 Carrello	Panhandle Producers Royalty		3131 Bell Street	Suite 209		Amarillo	×	79106	
308 SW 1st Ave Site 300 Portland OR	PaperCut Software								
13710 Dallas Parkway, Suite H 16th Floor 16th Floor 18710 Dallas Parkway, Suite H 16th Floor 18710 Dallas Parkway, Suite H 18710 Dallas Parkway, Suite H 18710 Dallas 17X 1700 Commerce Ste 200 1700 Com	International Pty Ltd		308 SW 1st Ave Ste 300			Portland	S S	97204-3432	
13710 Dallas Parkway, Suite H Dallas Parkway, Suite H Suite 200 Colden CO 710 10th Street	Paradigm		360 Park Avenue South	16th Floor		New York	ZZ	10010	
10 TO Defines Plankagy, Suite 200 Collinas Plankagy, Suite 200 Collinas Plankagy, Suite 200 Delias TX	Borrodice Boker, and Cafe		13710 Dollas Barkway Suite H			30 00	È	75240	
1700 Commerce Ste 200	Paradox Sports		710 10th Street	Suite 200		Golden	<u> </u>	80401	
PO BOX 27 Wilmington DE PO BOX 671060 Lob BOX 671060 TX Se Highland Park Village Suite 100-417 Dallas TX Address on File Three Wells Fargo Charlotte NC Gift Processing Center PO Box 96268 Washington DC ATth Blayne Andersen 300 Parkland Plaza PO Box 96268 Washington DC Address on File PO Box 110209 Ann Arbor MI Address on File Address on File TX Address on File Address on File TX	Paragon Photocopying, Co.		1700 Commerce Ste 200			Dallas	} <u>×</u>	75201	
PO BOX 671060 Dallas TX	PARCELS INC		PO BOX 27			Wilmington	DE	19899	
Address on File Three Wells Fargo NC ATth Blayne Andersen 300 Parkland Plaza PO Box 96268 Washington DC ATth Blayne Andersen 90 Parkland Plaza Ann Arbor MI PO Box 110209 Anderss on File TX Address on File Address on File TX Address on File Address on File TX	PARIVEDA SOLUTIONS		PO BOX 671060			Dallas	XX	75267	
& Bernstein Address on File Three Wells Fargo Charlotte Three Wells Fargo LLC ATth Blayne Andersen Gift Processing Center PO Box 96268 Washington DC LLC ATth Blayne Andersen 300 Parkland Plaza PO Box 110209 MI Po Box 110209 Carrollton TX Address on File Address on File TX Address on File Address on File TX	Park Cities Quail 2016 Dinner & Auction		25 Highland Dark Village	Suite 100-417		Dallas	¥	75205	
& Bernstein 401 S. Tryon St, Ste 3000 Three Wells Fargo Charlotte NC LLC ATtn Blayne Andersen Gift Processing Center PO Box 96268 Washington DC LLC ATtn Blayne Andersen 300 Parkland Plaza Ann Arbor MI Partners, PO Box 110209 Carrollton TX Address on File Address on File TX Address on File Address on File Address on File	Park, Jun		Address on File						
Cift Processing Center PO Box 96268 Washington DC	Parker Poe Adams & Bernsteir		401 S Tryon St Ste 3000	Three Wells Fargo		Charlotte	C	28202	
LLC ATtn Blayne Andersen 300 Parkland Plaza 100 Darkland Plaza MI Partners, PO Box 110209 TX Partners, 17130 Dallas Parkway Suite 240 Dallas Address on File Address on File Address on File	Parkinsons Disease Foundation		Giff Processing Center	PO Box 96268		Washington		20090-6268	
Partners, PO Box 110209 Carrollton TX Partners, 17130 Dallas Parkway Suite 240 Dallas TX Address on File	Parkland Securities, LLC	ATtn Blavne Andersen	300 Parkland Plaza			Ann Arbor	2 2	48103	
Partners, 17130 Dallas Parkway Suite 240 Dallas TX Address on File	Parks Coffee		PO Box 110209			Carrollton	X	75011-0209	
Address on File Address on File Address on File	Parkway Bent Tree Partners,		17130 Dallas Parkway	Suite 240		Dallas	ž	75248	
	Parmentier Andrew		Address on File				3	2	
	Parmentier, Andrew		Address on File						
	Parmentier, Andrew		Address on File						

Page 105 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 118 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address	Address?	Address	City	State	Zin
PARNELL, CATHERINE		Address on File	1000 000				
PARS International Corp	Attn Permissions A/R	253 West 35th Street, 7th Floor	o		New York	ž	10001
Parth Shah	-	Address on File					
Partner Engineering & Science,			0		ŀ	(200
Inc.		2154 Iorrance Blvd	Suite 200		lorrance	<u> </u>	90501
Partridge Show & Hann, LLP Party Frills		219 F White St	Suite 1100		Anna	Z X	75409
PASSMORE, MICHAEL		Address on File					
Pat & Emmitt Smith Charities		16000 North Dallas Pkwy	Suite 550N		Dallas	×	75248
Pate & Knarr		PO Box 1907			Oklahoma City	Š	73101-1907
PATEL, VISHAL		Address on File					
PATRICK BOYCE		Address on File					
Patrick Bressler		Address on File					
Patrick Conner		Address on File					
Patrick Daligherty	c/o Thomas A Habler	McCollom DEmilio Smith	2751 Centerville Rd		Wilmington	Щ	10808
		McCollom DEmilio Smith	2751 Centerville Rd) (000000000000000000000000000000000000000
Patrick Daugnerry	c/o Inomas A. Uebler, Esq.	Uebler LLC	#40.1		VVIIMINGTON	T T	19808
Patrick Daugherty		Address on File					
Patrick Daugherty/Andrew K. York	Dylan O. Drummond	Gray Reed & McGraw, LLP	1601 Elm Street	Suite 4600	Dallas	X	75201-7212
Patrick Hagaman Daugherty	Jason Kathman	2701 Dallas Parkway Suite 590			Plano	X	75093
Patrick Hagaman Daugherty	Pronske and Kathman	Jason P. Kathman	2701 Dallas Parkway Suite 590		Plano	×	75093
Patrick Hagaman Daugherty		Address on File					
Patrick J. Elverum		Address on File					
PATRICK KELLY		Address on File					
PATRICK, MARK		Address on File					
Patrina Corporation		45 Broadway	Ste 1440		New York	NY	10006
Patton Boggs LLP		2550 M St NW			Washington	DC	20037
Paul D. Kauffman		Address on File					
Paul D. Peterson, Ltd.		3040 Woodbury Drive			Woodbury	Z	55129
Paul DiMartino		Address on File					
Paul Hastings, Janofsky & Walker LLP		55 Second St, 24th Fir			San Francisco	S	94105-3441
Paul Kauffman	Secon D Kathman	Droneke & Kathman D C	2701 Dallas Parkway,		Olapo	<u>}</u>	75003
PAUL KAUFFMAN		Address on File			5		
Paul Kauffman		Address on File					
Paul Kaufmann		Address on File					
PAUL KUNKEL		Address on File					
PAUL N. ADKINS		Address on File					
Paula Shober		Address on File					
		c/o Alberta Investment	1100-10830 Jasper				
PAUS2 (Investments) GP Ltd.	Attn Eric Pedde	Management Corporation	Avenue		Edmonton	AB	T5J2B3 Canada
Paws Cause 2015	Attn Paws Cause 2015	2400 Lone Star Drive			Dallas	X	75212

Page 106 of 155

Page 107 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 119 of 175 Exhibit c Creditor Matrix Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
					-		i _	United
Paxstone Capital LLP	Attn Kasper Kemp Hansen	483 Green Lane			London		N13 4BS	Kingdom
:		4005 NW Expressway, STE			-	<u>;</u>	0	
Paycom Payroll, LLC		500			Oklahoma City	S I	73116	
PayFlex Systems USA, Inc.		10802 Farnam Drive	Suite 100		Omaha	NE.	68154	
Paylocity		1400 American Ln # 1900			Schaumburg	_	60173-5452	
Paylocity Corporation		3850 N. Wilke Rd.			Arlington Heights		60004-0000	
Payne & Smith, LLC		10711 Preston Rd	Suite 110		Dallas	XL	75230	
Payne & Smith, LLC		PO Box 670805			Dallas	X	75367-0805	
PayScale Inc		PO Box 49283			San Jose	CA	95161-9283	
PBGC		DEPT 77430, PO BOX 77000			Detroit	Σ	48277-0430	
PBGC		PO Box 979120			Saint Louis	MO	63197-9001	
PC Connection		PO Box 382808			Pittsburgh	PA	15250-8808	
PC Serv LLC/SharePoint								
Solutions	Accounts Recievable	1521 Gordon Petty Dr			Brentwood	N.	37027	
PC Serv, LLC / SharePoint						i	1	
Solutions	4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	PO Box 1588			Brentwood	z	37024-1558	
POMG I rading Partners AAIII, I P	Company	1209 Orange St			Wilmington	Ш	19801	
PCS Securities Inc.	Simple Si	19020 88th Avenue West			Edmonds	WA WA	98026	
Peach Labs Inc		108 S. Jackson St. Ste 300			Spattle	Δ///	08104-2872	
Peacock Carissa		Address on File					1	
Pearson James M		Address on File						
Pearson Kyle		Address on File						
PEGGY FRANCIS		Address on File						
								SWITZERLAN
Peller		Dreikonigstrasse 45	Postfach 2016		Zurich		CH-8027	٥
Peltekian, Michael		Address on File						
Peltekian, Michael		Address on File						
PELZEL, TERRY		Address on File						
Penant Management GP, LLC	c/o Highland Capital Management, L.P.	Two Galleria Tower	13455 Noel Road, Suite 1300		Dallas	X	75240	
Penland, Nathan		Address on File						
Pension Benefit Guaranty			1200 K Street, N.W.,					
Corporation	Attn M. Baird		Suite 3305		Washington	DC	20005	
Pension Benefit Guaranty	Lori Butler, Assistant General	1200 K Street, N.W., Suite				(L	
Corporation Pension Benefit Guaranty	Counsel	3513			wasnington	2	connz	
Corporation		Department 77430	PO Box 77000		Detroit	Ξ	48277-0430	
PensionDanmark Pensionsforsikringsakties	Attention Head of Legal	Langelinie Alle 43			Copenhagen		02100	Denmark
PensionDanmark Pensionsforsikringsaktieselska	Atta David Grant Crooke	O/O Eov Bothschild II B	Two Lincoln Contra	5420 LBJ Freeway, Suite	Oallac	ž	75240	
Pensions & Investments		Crain Communication Inc.	115 Gratiot	001	Detroit	ΣW	48207-2997	
Pensions & Investments		Subscriber Services Department 77940			Detroit	Ξ	48277-0940	
Pensions & Investments		PO ROX 79001	DBAWER #7718	SUBSCRIBER	Defroit	N	48279-7718	
relisions & myestillents		10000 1 3000 1	DI 24 # 1 10	SEIVICES	בפווסוו	IAI	40213-110	

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 120 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
PENTAGROUP FINANCIAL, LLC		5959 CORPORATE DR	STE 1400		Houston	XL	77036
PENTON TECHNOLOGY MEDIA		221 E 29TH ST			Loveland	8	80538
Pepper Hamilton LLP		1201 Market St, Ste 1600			Wilmington	DE	19899
Pepperdine University	ATTN Stacy Taylor	Pepperdine School of Law	24255 Pacific Coast Hwy		Malibu	CA	90263
PEREIRA, TOM		Address on File			:) i	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Perino, Inc		450 W 42nd Street	Apt 46M		New York	×	10036
Perkins Coie LLP	Attn Client Accounting	1201 Third Avenue, Suite 4900			Seattle	WA	98101
Perot Museum of Nature and		10000 10000				}	7000
Perof Museum of Nature and		ZZU1 North Field Street			Dallas	<u>×</u>	75201
Science		PO Box 151469			Dallas	×	75315
	Alternative Invest Dept	300 Colonial Center Parkway,				ū	22746
Pershing LEC	Atto Brittany Crowley	300 Colonial Center Parkway			Lake Mary		32746
Derebing LEO	Attn Genesis Garcia	One Derehing Diaza 8th El			lareav City	1 2	02730
Pershing LLC	Attn IBD - 15th Floor	One Pershing Plaza, our Fl			Jersey City	2 2	07399
Personnel Concepts		PO Box 3353			San Dimas	e S	91773
PERTRAC FINANCIAL		2650 Thousand Oaks. Ste					
SOLUTIONS, LLC		1340			Memphis	Z F	38118
PERTRAC FINANCIAL		10403 DOUBLE R					
SOLUTIONS, LLC		BOULEVARD			Reno	Ž	89521
Pestotnik + Gold LLP		501 W. Broadway	Suite 1850		San Diego	CA	92101
Petals & Stems Florist		13319 Montfort	LBJ at Montfort		Dallas	X	75240
PETER CHUNG		Address on File					
PETER CHUNG		Address on File					
PETER FERGUSON		Address on File					
PETEK NOLAN		Address on File					
PETER PESTILLO		Address on File					
Peter Roman		Address on File					
PetroCap III and SLP	Marc Lombardi	c/o Akin Gump Strauss Hauer & Feld, LLP	2300 N. Field Street, Suite 1800		Dallas	¥	75201-2481
	1	c/o Akin Gump Strauss Hauer	2300 N. Field Street,		0000	}	75004 0404
reuccap III and SET	Salari	c/o Akin Gump Strauss Hauer	2300 N. Field Street.		Dallas	<_	10201-2401
PetroCap III and SLP	Wesley Williams	& Feld, LLP	Suite 1800		Dallas	¥	75201-2481
PetroCap Inc		2602 McKinney Avenue			Dallas	X	75204
Petrocap Incentive Partners III GP, LLC	Attn Lane Britain	Petrocap Incentive Holdings III, LP	3333 Lee Parkway, Suite 750		Dallas	X	75219
Petrocap Incentive Partners III GP, LLC	Marc Lombardi, Sarah Schultz, Wesley Williams	c/o Akin Gump Strauss Hauer & Feld, LLP	2300 N. Field Street, Suite 1800		Dallas	¥	75201-2481
PetroCap Partners II GP 11 C	Attention William Britain	2602 McKinney Avenue	Shife 400		Dallas	×	75204-0000
		Petrocan Incentive Partners II	3333 Lee Parkway Suite			3	
Petrocap Partners II GP, LLC	Attn Lane Britain	LP	750 Lee Lanway, Jane 750		Dallas	X	75219
PetroCap Partners II, GP, LLC PetroCap, LLC	PetroCap, LLC	William L. Britain	2602 McKinney Avenue Suite 400	e 400	Dallas	×	75204

Page 108 of 155

Page 109 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 121 of 175 Exhibit c

Patrices III, L.P. Westey Williams Starts Schult,						
Neesley Williams X Field LiP			2300 N. Field Street,	:	ì	
PO Box 92876 Sulfe 750			Suite 1800	Dallas	×i	75201-2481
PO Box (10527) PO Box (10527) PO Box (10527) PO Box 68426 Address on File PO BOX 82819 PO BOX 82819 PO BOX 82819 Address on File PO Box 841141 FO Box 841414 FO FO Box 841414 FO FO For 8414144 FO For 84141444 FO For 8414144 F	etroCap Partners III, L.P.	3333 Lee Parkway	Suite 750	Dallas	X	75219
PO BOX 82816 Address on File Address	etroleum Club of Midland	PO Box 10527		Midland	XX	79702-7527
Address on File PO BOX 828/10 PO BOX 828/10 PO BOX 828/10 Address on File BOX 831 E MOCKINGBIRD LN STE 413 Address on File Add	etsmart Charities, Inc.	PO Box 96426		Washington	DC	20077-7227
PO BOX 828789 PO BOX 828789 PO BOX 828789 PO BOX 828789 Address on File BOD Box 690895 Address on File COOD East Camelback Road 8553 N Beach St #280 PO Box 54141 1498 Routh 78th Way Suite 106 PO Box 54141 Address on File BOD Box 54141 BOD Box 54181 BOD Box 54187	FERTNER, JIM	Address on File				
PO BOX 828810 Dept# 7052 Address on File	FPC DISTRIBUTORS	PO BOX 828789		Philadelphia	PA	19182-8789
Dept# 7052 PO Box 2153	FPC DISTRIBUTORS	PO BOX 828810		Philadelphia	PA	19182-8810
Address on File	hase 3 Marketing and					
Address on File S331 E MOCKINGBIRD LN STE 413 Address on File BO Box 690695 PO Box 690695 BOX 7880 BOX 7880 BOX 7880 BOX 54141 BOX 800 # 265 BOX 2800 # 265 BOX 2800 # 265 BOX 2800 # 265 BOX 2800 # 265 BOX 61 BOX 2800 W STE 200 BOX 371874	Sommunications	Dept# 7052	PO Box 2153	Birmingham	AL	35287-7052
Address on File Address on File Maddress on File Address on File Address on File Address on File BOX 690685 Address on File PO Box 690685 Address on File BOX 6906 East Camelback Road BOX 53 N Beach St #260 PO Box 54141 PO Box 54141 Address on File BOX 54181 Way BOX 54181 Way BOX 542 LBU FS FS BOX 6906 #265 BOX 6906 #265 BOX 6906 #265 BOX 2800, #265 BOX 2800, #265 BOX 2800, #265 BOX 2800, #265 BOX 33 Brickell Ave BOX 371887	HELAN, KEVIN	Address on File				
Address on File 200 Manor Ave 5331 E MOCKINGBIRD LN 58 PO Box 690895 Address on File 6000 East St #280 PO Box 7880 PO Box 7880 PO Box 7880 PO Box 7880 PO Box 6909 5 Kelly Avenue, Suite E-7 PO Box 2800, #265 6420 LBJ. Ste 390 PO Box 2800, #265 65420 LBJ. Ste 390 PO Box 2800, #265 FO Box 380 Madison Avenue FO Box 371887	HIL GALPIN	Address on File				
Address on File Si31 E MOCKINGBIRD LN STE 413	hil Rochefort	Address on File				
Attn Mr. Tim Huj 500 Manor Ave						
Miles Marken STE 413				Langhome	PA	19047-9989
Address on File PO Box 690695 Address on File 6000 East Camelback Road 6553 N Beach St #280 PO Box 7880 PO Box 7880 PO Box 541141 14988 North 78th Way 609 S. Kelly Avenue, Suite E-7 PO Box 2800, #265 5420 LBJ, Ste 390 PO Box 2800, #265 60 STATE STREET 2333 Brickell Ave. 60 STATE STREET 2333 Brickell Ave. 60 STATE STREET 2333 Brickell Ave. 60 STATE STREET 60 STATE	HILET FOODS	5331 E MOCKINGBIRD LN	STE 413	Dallas	×	75206
Address on File 6000 East Camelback Road 8553 N Beach St #280 PO Box 7880 PO Box 541141 14988 North 78th Way 609 S. Kelly Avenue, Suite E-7 PO Box 2800, #265 5420 LBJ, Ste 380 PO Box 2800, #265 6420 LBJ, Ste 380 PO Box 2800, #265 6540 LBJ, Ste 380 PO Box 2800, #265 60 STATE STREET 2333 Brickell Ave. 60 STATE STREET 2333 Brickell Ave. 60 STATE STREET 2334 Brickell Ave. 60 STATE STREET	hilip Settimi	Address on File				
PO Box 690695 PO Box 690695 PO Box 690695 PO Box 7880 PO Box 2800, # 265 PO Box 271874 PO Box 856460 PO Box 856460 PO Box 856460 PO Box 371887						
Address on File Madress on File B503 N Beach St #280 PO Box 7880 PO Box 541141 14988 North 78th Way G09 S. Kelly Avenue, Suite E-7 PO Box 2800, #265 5420 LBJ, Ste 360 PO Box 2800, #265 S420 LBJ, Ste 360 PO Box 2800, #265 S420 LBJ, Ste 360 B024 Glenwood Ave Ste 200 B024 Glenwood Ave Ste 200 STE 200 B024 Glenwood Ave Ste 200 STE 200 S024 Glenwood Ave Ste 200 STE 200 S024 Glenwood Ave Ste 200 STE 200 S024 Glenwood Ave Ste 200 STE 200 SO24 Glenwood Ave Ste 200 STE 200 SO25 Glenwood Ave Ste 200 STE 200 SO26 Glenwood Ave Ste 200 STE 200 SO3 Brickell Avenue S06 Union St PO Box 856460 PO Box 856460	hilippine American Physicians	PO Box 690695		Orlando	F	32869
6000 East Camelback Road	hillips, Michael	Address on File				
PO Box 7880	hoenician Operating LLC	6000 East Camelback Road		Scottsdale	ΑZ	85251
PO Box 7880 PO Box 541141 14968 North 78th Way 14968 North 78th Way 14968 North 78th Way 609 S. Kelly Avenue, Suite E-7 PO Box 2800, #265 5420 LBJ, Ste 390 PO Box 2800, #265 60 ST Glenwood Ave Ste 200 8024 Glenwood Ave Ste 200	icFlips, LLC	8553 N Beach St #280		Fort Worth	X	76244
PO Box 54141 Suite 106	illsbury Winthrop Shaw	0887 ×-08		Cosionera Trans	< (04420 7880
PO Box 541141 Suite 106 14988 North 78th Way Suite 106 609 S. Kelly Avenue, Suite E-7 PO BOX 2800, # 265 5420 LBJ, Ste 390 PO Box 2800, #265 Suite 200 Suite 200 B024 Glenwood Ave Ste 200 STE 200 STE 200 STE 200 STATE STREET Mezz UL4 S90 Madison Avenue 21st Floor S00 Madison Avenue 21st Floor S00 Box 856460 PO Box 856460 BO Box 371874	ימוומון רבו			0812	5	0000
1498 North 78th Way Suite 106	ink Ribbon Cleaning Services	PO Box 541141		Dallas	X	75354
609 S. Kelly Avenue, Suite E-7 PO BOX 2800, # 265 5420 LBJ, Ste 390 PO Box 2800, #265 8024 Glenwood Ave Ste 200 8025 Ste 200 8026 Glenwood Ave Ste 200 8027 Ste 2	innacle Aviation Charter	14988 North 78th Way	Suite 106	Scottsdale	ΑZ	85260
PO BOX 2800, # 265		L = 11.00 0 0000		i i	Ì	70000
PO BOX 2800, # 265 5420 LBJ, Ste 390 PO Box 2800, #265 8024 Glenwood Ave Ste 200 8024 Glenwood Ave Ste 200 STE 200 60 STATE STREET 2333 Brickell Ave. Mezz UL4 590 Madison Avenue 274 Madison Ave 506 Union St PO Box 371887	Innacie business systems	oug S. Kelly Avenue, Sulte E-7		Eamona	5 !	73003
Section Step Suite Sui	innacle Group International	PO BOX 2800, # 265		Carefree	AZ	85377
PO Box 2800, #265 Suite 200 8024 Glenwood Ave Suite 200 STE 200 STE 200 STATE STREET 2333 Brickell Ave. Arex 2014 Arex	innacle International	5420 LBJ, Ste 390		Dallas	X	75240
8024 Glenwood Ave Ste 200 STE 200 8024 Glenwood Ave Ste 200 STE 200 60 STATE STREET 2333 Brickell Ave. 3 Park Ave, 26th Fir 590 Madison Avenue 274 Madison Ave 506 Union St PO Box 856460 PO BOX 371887	innacle International	PO Box 2800, #265		Carefree	AZ	85377
8024 Glenwood Ave Ste 200 STE 200 60 STATE STREET 2333 Brickell Ave. 3 Park Ave. 26th Flr 590 Madison Avenue 274 Madison Ave 506 Union St PO Box 856460 PO BOX 371887	innacle Office Products LLC	8024 Glenwood Ave	Suite 200	Raleigh	NC	27612
60 STATE STREET 2333 Brickell Ave. 3 Park Ave, 26th Flr 590 Madison Ave 274 Madison Ave 506 Union St PO Box 856460 PO Box 371887	'innacle Office Products LLC	8024 Glenwood Ave Ste 200	STE 200	Raleigh	S	27612
p. 60 STATE STREET Mezz UL4 oup 2333 Brickell Ave. Mezz UL4 oup 3 Park Ave, 26th FIr 1 590 Madison Avenue 21st Floor r, Inc. 274 Madison Ave edit Corp. FO Box 856460 S FINANCIAL PO Box 856460 PO Box 371887 PO Box 371887	IONEER INVESTMENT)		
p. 2333 Brickell Ave. Mezz UL4 oup 3 Park Ave, 26th FIr 21st Floor 590 Madison Avenue 21st Floor 1, Inc. 274 Madison Ave edit Corp. FO Box 856460 5 FINANCIAL PO BOX 371887 obal Financial PO Box 371874	1ANAGEMENT	60 STATE STREET		Boston	MA	02109
oup 3 Park Ave, 26th FIr 590 Madison Avenue 21st Floor 274 Madison Ave 274 Madison Ave edit Corp. 506 Union St PO Box 856460 PO Box 856460 S FINANCIAL PO BOX 371887 Obal Financial PO Box 371874	hpos Travel Corp.	2333 Brickell Ave.	Mezz UL4	Miami	F	33129
1. Inc. 274 Madison Avenue 21st Floor 274 Madison Ave 274 Madison Ave Fold Union St Fold Union St PO Box 856460 PO Box 856460 S FINANCIAL PO BOX 371887 Abo Box 37187 PO Box 371874	'IRA Energy Group	3 Park Ave, 26th FIr		New York	N	10016-5989
v, Inc. 274 Madison Ave 506 Union St 506 Union St PO Box 856460 PO Box 856460 S FINANCIAL PO BOX 371887 obal Financial PO Box 371874	iriform Inc.	590 Madison Avenue	21st Floor	New York	×	10022
redit Corp. FO Box 856460 S FINANCIAL PO BOX 371887 obal Financial PO BOX 371874	irozzi & Hillman, Inc.	274 Madison Ave		New York	N	10016
edit Corp. PO Box 856460 \$ FINANCIAL PO BOX 371887 obal Financial PO BOX 371874	irtle Design	506 Union St		Hudson	λN	12534-2816
S FINANCIAL PO BOX 371887 obal Financial PO Roy 371874	itney Bowes Credit Corp.	PO Box 856460		Louisville	Κ	40285-6460
obal Financial PD Roy 371874	PITNEY BOWES FINANCIAL FRVICES LLC	PO BOX 371887		Pittsburg	PA	15250-7887
PO Box 371874	itney Bowes Global Financial			0		
	Services	PO Box 371874		Pittsburgh	PA	15250-0000
Pitney Bowes Inc. PO Box 371896 Pittsb	itney Bowes Inc.	PO Box 371896		Pittsburgh	PA	15250-7896

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 122 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorName CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
Pitnev Bowes- Purchase Power		PO Box 371874			Pittsburah	PA	15250-2648
PITTMAN, TABOR J.		Address on File			0		
Pivotal Research Group LLC	Jeff Shelton	c/o 12 John Street			Demarest	N	07627
Pivotal Research Group LLC		12 John Street			Demarest	R	07627
PJ Mechanical Service & Maint. Corp.		135 W. 18th Street			New York	λ	10011
Planatech Solutions Ltd.		Grosvenor Gardens House	35/37 Grosvenor Gardens		London		United SW1W 0BY Kingdom
Plano East Golf Booster Club	Attn Brian Flanagan	700 Bear Creek Dr.			Murphy	¥	75094
Plano Party Animals		600 Legacy Drive	Suite 111		Plano	ĭ	75023
PLANT DECOR		PO BOX 8			Ponder	×	76259-0008
Plant Interscapes, Inc.		6436 Babcock Rd.			San Antonio	×	78249
PlantKeeper		PO BOX 226142			Dallas	TX	75222-6142
Plastic News		Subscriber Services	PO Box 07938		Detroit	M	48207-9944
Platinum Litigation Solutions, LLC		325 N. Saint Paul Street	Suite 1100		Dallas	¥	75201
Platinum Parking		300 Crescent Court	Level G1, LB#102		Dallas	×	75201
Platypus Studios	Attn Mark Baldi	2055 Corte Del Nogal			Carlsbad	CA	92011
		21805 W Field Parkway, Ste			1	=	000
Flexus Groupe LLC		200			Deer Park	الـ ق:	01000
Plimus, Inc.		142 N. Milpitas Blvd #435			Milpitas	S i	95035-4401
PLS Inc.		PO Box 4987			Honston	×	77210-4987
PLUM, KEITH		Address on File					
PLUMER, KURTIS		Address on File			:		
PMC Commercial Trust		17950 Preston Road	Ste 600		Dallas	X	75252
PMC Service Company		2425 DillaRd St			Grand Prarie	X	75051
PNC Global Investment					:		
Servicing		PO Box 828789			Philadelphia	PA	19182-8789
PNP Productions		8312 Westlawn Avenue			Los Angeles	Š	90045
POER, MARY		Address on File					
POGLITSCH, JON		Address on File					
POGRANICHNY, PAUL		Address on File					
Point Multimedia LLC		501 Elm Street	Suite 350		Dallas	X	75202
Pollock, Staci		Address on File					
Polsen, Gregory		Address on File					
Pope, Hardwicke, Christie,		1 O			i i	Ì	000
Scrien, helly & Taplett LLP		Addings on File	216 000		LOIL WOILI	<u> </u>	70102
TOTE, JAIMES		Address of The					
POPE, I HERESA		Address on File	244		,	214	000
Portiono Media, Inc		800 Broadway	oth Floor		New York	<u> </u>	10003
POST, ROBERT		Address on File					
Potbelly Sandwich Works, LLC		222 Merchandise Mart Plaza	23rd FL		Chicago		60654
POTTER ANDERSON & CORROON LLP	Timothy R. Dudderar	Hercules Plaza, 6th Floor	1313 North Market Street		Wilmington	DE	19801
		1313 North Market St PO Box			o		
Potter, Anderson & Corroon		951			Wilmington	DE	19899-0951
POWELL, ETHAN K.		Address on File					

Page 110 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 123 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
PR Newswire		PO Box 5897			New York	N	10087-5897	
PR Newswire Association, LLC		602 Plaza	Three Harborside Financial Center		Jersey City	S	07311-0000	
PRACTICING LAW INSITUTE		810 SEVENTH AVE			New York	ž	10019	
PRACTICING LAW INSITUTE		PO Box 26532			New York	ž	10087-6532	
Prairie Rose Studio		PO Box 1316			Commerce	X	75429	
PRAMOD RAJU		Address on File						
Precise Land Surveying, Inc.		4625 Eastover Dr			Mesquite	X	75149	
Premier Wealth Strategies	Attn Jon Rustad	8777 E. Via de Ventura, Ste 140			Scottsdale	AZ	85258	
Premiere Global Services		PO Box 404351			Atlanta	GA	30384-4351	
Premiere Speakers Bureau, Inc.		109 International Drive	Suite 300		Franklin	Z	37067	
Pregin Ltd.		Scotia House	33 Finsbury Square		London		EC2A 1BB	United Kingdom
Preqin Ltd.		PO Box 200918	-		Pittsburgh	РА	ω	
Presbyterian Hospital of Dallas		PO Box 910013			Dallas	×	75391	
Prescott Legal Search		PO Box 1024140			Atlanta	GA	30368-4140	
Presidential Process Service		419 Park Ave South	Suite 700		New York	ž	10016	
Preston Florist		14856 Preston Rd Ste 110			Dallas	X	75240	
Preston Hollow Caterina		3419 Westminister	#235		Dallas	×	75205	
Preston Hollow Elementary								
PTA		6423 Walnut Hill Lane			Dallas	X	75230	
PRI Association		5th Floor	25 Camperdown Street		Whitechapel		E1 8DZ	United Kingdom
PRICE, BRIAN		Address on File						
Price, Kevin		Address on File						
PRICE, WHITNEY		Address on File						
Pricewaterhouse Coopers, LLP		8 Cross St. #17-00	PWC Singapore Building		Singapore		048424	SINGAPORE
Pricewaterhouse Coopers, LLP		P.O. Box 952282			Dallas	X	75395	
Pricewaterhouse Coopers, LLP		PO Box 75647			Chicago		60675-5647	
PricewaterhouseCoopers	c/o John Wander, Vinson Elkins LLP	2001 Ross Avenue	Suite 3900		Dallas	X	75201	
PRICEWATERHOUSECOOPE RS		SOUTHWARK TOWERS	32 LONDON BRIDGE ST		London		SE1 9SY	United Kingdom
PricewaterhouseCoopers LLP		One North Wacker			Chicago		0000-90909	
Prime Brokerage Services		Jefferies LLC	520 Madison Avenue		New York	NY	10022	
Primedia		PO Box 96985			Chicago	II.	60693	
Princeton Club of NY		15 West 43rd Street			New York	Ž	10036-7497	
Princeton Search LLC		d/b/a PrincetonOne	PO Box 52265		Newark	2 5	07101-0220	
Principal Financial Group					Appleton	M 5	54912-0477	
Principal Life		Dept. 400 PO Box 14416			Des Moines	<u>¥</u>	50306-3416	

Page 111 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 124 of 175 Exhibit c

Creditor Matrix Served via First Class Mail
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1101 Executive Onve West 100 Executive Onve 1000 Exervices 100	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
POBOR 975659 Boltone			1161 Executive Drive West			Richardson		75081	
Be Chambers Street	rintGlobe		PO Box 975659			Dallas	TX	75397-5659	
1900 Firman Dr. Star 100	rivcap LLC		86 Chambers Street	7th Floor		New York	Λ	10001	
1900 Firman Dr Sie 100	robe Ministries		2001 W. Plano Pkwy	Suite 2000		Plano	×	75075	
High Caroling Dept. Hornor Rd., 1st	robe Ministries		1900 Firman Dr Ste 100			Richardson	X	75081-6796	
Sasonal renotogies, Inc. Accounting Dept. Floor		d d	4950 N. OConnor Rd., 1st				À	0000	
15 15 15 15 15 15 15 15	roressional Technologies, Inc. Acco	ounting Dept.	Floor			Irving	<u> </u>	8117-7000	
PERSIONAL	UBLISHING GROUP		1911 N US HWY 301	STE 140		Tampa	FL	33619	
MAIN OLOGIES	ROFFESSIONAL								
State	ECHNOLOGIES ICORPORATED		CORPORATE PLAZA 1, 1st	4950 North OConnor Rd		Irving	×	75062-2778	
State Content of the Part of	offessional Video Services.					D		1	
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ske and Kathman Jason P. Kathman Z701 Dallas Parkway Suite 590 point 892 Ross Drive point 1440 US Hwy 287 ak Partners LLC 1552 Post Road sk Partners LLC 1552 Post Road Gauer Rose LLP 1552 Post Road Sect News Inc. 164 Prospect Park West #4R Dect News Inc. 165 Dight Willow Dect News Inc. 164 Prospect Park West #4R Dect News Inc. 165 Dight Willow Dect News Inc. 166 Dight Willow Dect News Inc. 167 Dight Willow Dect Sports Association 168 Dos x 636132 VIDEA CONFERENCING 1297 Flynn Rd. Inc. 100 Mulberry St. Gateway Ctr. Att Inc. 100 Mulberry St. Gateway Ctr. Att Inc. 100 Mulberry St. Gateway Ctr. Associates 100 Mulberry St. Gateway Ctr. Becutifies Division 100 Box 836138 Becutifies Division 100 Box 83614	rogressive Business ublication		370 Technology Drive	PO BOX 3019		Malvern	PA	19355	
Point		on P. Kathman	2701 Dallas Parkway Suite 590			Plano	¥	75093	
140 US Hwy 287			892 Ross Drive			Sunnyvale	CA	94089	
1552 Post Road	oposal Software, Inc.		1140 US Hwy 287	Suite 400-102		Broomfield	00	80020	
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1297 Flynn Rd. 100 Mulberry St, Gateway Ctr 3, 14 flr PO BOX 856138 410 Park Ave PO BOX 631116 PO BOX 631116 Securities Division 850 Library Ave, Suite 204 8517 EXCELSIOR DR PO Box 953604 Address on File	ROVIDEA CONFERENCING		PO Box 636132			Cincinnati	Н	45263	
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Securities Division 850 Library Ave, Suite 204 8517 EXCELSIOR DR PO Box 953604 Address on File Address on File Address on File Address on File	VERSIGHT BOARD		PO BOX 631116			Baltimore	MD	21263-1116	
850 Library Ave, Suite 204 8517 EXCELSIOR DR PO Box 953604 Address on File Address on File 4300 Sigma Ste 200	uerto Kico Secretary of the easury		Securities Division	1492 Ponce de Leon Avenue, Suite 600		San Juan	R	00907-1492	
8517 EXCELSIOR DR PO Box 953604 Address on File Address on File Address on File 4300 Sigma Ste 200	uglisi & Associates		850 Library Ave, Suite 204			Newark	DE	19711	
	UNCHSTOCK		8517 EXCELSIOR DR	STE 200		Madison	M	53717	
	UNCHSTOCK		PO Box 953604			Saint Louis	MO	63195	
	URCELL, ONDINA		Address on File						
	URCELL, ONDINA A.		Address on File						
	urdy-McGuire		4300 Sigma Ste 200			Dallas	× i	75244-4416	
Pure Compliance PO BOX 951839	ure Compilance		PO BOX 951839			Dallas	×	75395	

Page 112 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 125 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Purshe Kaplan Sterling							i	
Investments, Inc.		18 Corporate Woods Blvd	4th Floor		Albany	ž	12211	
PUSATERI, MICHAEL		Address on File						
Putnam Lovell		1155 Metcalfe St, 4th Flr			Montreal	SC	H3B 4S9 (CANADA
PwC Product Sales LLC		PO Box 952282			Dallas	X	75395-2282	
Q&A RECRUITING		14241 N DALLAS PKWY, STE 550	Ш		Dallas	XL	75254	
Q.O.P.S.		PO Box 10429			Van Nuys	CA	91410	
Quadriga Partners, LLC	Attn Jason Ficken	100 Fillmore, Suite 425			Denver	00	80206	
Quality High-Tech Services,		11807 Forestgate Dr			Dallas	×	75243	
QUAN ZHANG		Address on File			2	3	2	
OUANTUM		DEPT 0596	PO BOX 120596		Dallas	×	75312	
Queens Ballpark Co.	Attn Marc Candelaria	126-01 Roosevelt Ave.			Flushing	×	11368	
Quest CE		10100 W. Innovation Drive	Suite 200		Milwaukee	M	53226	
Quest Events		2591 Dallas Parkway	Suite 201		Frisco	X	75034	
QUEST IRA, INC., FBO HUNTER COVITZ, ACCT. # x9811		17171 Park Row #100			Houston	¥	77084	
QUEST IRA, INC., FBO JON POGLITSCH, ACCT. # x0612		17171 Park Row #100			Houston	X	77084	
QUEST IRA, INC., FBO LEE B. PARKER III, ACCT. #x8311		17171 Park Row #100			Houston	×	77084	
QUEST IRA, INC., FBO NEIL		17171 Park Row #100			Houston	×	77084	
Quest Software		PO Box 51739			Los Angelos	5	90051-6039	
Ouick Trak Messangers		267 West 17th Street	3rd Floor		New York	ŻN	10019	
Quinn Emanuel Trial Lawyers		865 S Figueroa St	10th FL		Los Angeles	٠ ٢	90017	
Quintairos, Prieto Wood &		9300 South Dadeland Blvd, 4th	th			ī	200	
Boyer		Floor			Miami	7	33156	
Quintairos, Prieto Wood & Boyer		865 S. Figueroa St	10th FL		Los Angeles	CA	90017	
QVerity, Inc.		740 Greenville Blvd.	Suite 400, PMB 154		Greenville	NC	27858	
Rabbit Reproduction		PO Box 29764			Dallas	X	75229	
Rachael Romine		Address on File						
RACHAL, IRAVIS		Address on File						
RACHAL, TRAVIS		Address on File						
Rademacher, Cole		Address on File			:			
Radianz Americas Inc	ATTN Head of Legal	620 Eighth Ave	45 th Floor		New York	×	10018	
Radianz Americas Inc		PO Box 7247-6642			Philadelphia	PA	19170-6642	
Radianz Americas Inc		DEP1 CH 1922/			Palentine	_	7226-0009	
Rafael Anchia		Address on File						
RAJU, PRAMOD		Address on File						
Rakhee V. Patel, Phillip Lamberson, Annmarie								
Chiarello		500 Windstead Building	2728 N. Harwood Street		Dallas	X	75201	
Rally Point Media Strategies LLC		1320 North Veitch St	#1712		Arlington	۸×	22201	
RAMAMURTHY, SUNDAR		Address on File						

Page 113 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 126 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	GraditorNoticaNama	Address1	Address?	Address3	City	State	7in	Country
Ramesh Swaminathan		Address on File			(i)			, and a
Rand Advisors Series I								
Insurance Fund	c/o Rand Advisors	John Honis	87 Railroad Place	Suite 403	Saratoga Springs	N	12866	
Rand Advisors, LLC / Atlas IDF	Attn John Honis	87 Railroad Place	Ste 403		Saratoda Springs	λN	12866-0000	
	c/o Rand PE Fund	in and	87 Boileand Bloop	Suite 403	Service Servic		10066	
Randal Stout Entertainment	Mallagelllelli, cco	2341 Hummingbird Trail	or Namoau Place	Suite 403	Grapevine	Σ×	76051	
RANDAL ZIEGENHAGEN		5317 ELLSWORTH AVE			Dallas	×	75206	
Random Lengths		PO Box 867			Eugene	OR	97440-0867	
RANGEL, VICTOR		Address on File			o			
Ranger Creek Goose		209 Alex Way			Abilene	×	79602	
Ransom, Garrett		Address on File						
Rapid7 LLC		120 Causeway St Ste 400			Boston	MA	02114-1314	
Rapid7 LLC		PO Box 347377			Pittsburgh	PA	15251-4377	
Ratcliffe for Congress		2931 Ridge Road, Ste 101	PMB #217		Rockwall	XL	75032	
RAWLINGS, OLSON, CANNON		GORMLEY & DESRUISSEAU	9950 W CHEYENNE DESRUISSEAUX AVE		Las Vegas	N	89129	
Raymond Dougherty		Address on File						
Raymond James & Associates,	Atta Kristia Koscho	880 Carillon Parkway			St Detershing	п	33716	
Raymond James & Associates.	-	oco camera anxion			5	1	2	
Inc	Attn Treasury/RMB-M/F	PO Box 23591			St. Petersburg	FL	33742	
Raymond James & Associates,								
Inc		70 East Main St			Avon	CT	06001	
Raymond James & Associates, Inc		Granada Building, 5th Floor	1216 State Street, Suite 500		Santa Barbara	Š	93101	
Raymond James Financial	ALPG attn Todd Moulton	3610 N. University Ave, Ste 350			Provo	5	84604	
	Attn Catina Cruz/RJ BP Dev	000000000000000000000000000000000000000			0	ī	0770	
Raymond James Financial	Conf Free	PU Box 23013			St. Petersburg	7. 0.	33/42	
Raymond Joseph Dougherty	D. Craig Shew, PLLC	PO Box 13/3			Ada	Š	74821-1373	
Raymond Joseph Dougherty	:	4250 Executive Square, Ste			= -			
RBC Capital Markets, LLC	Attn Dave Hirons Attn Jim Brick	60 South Street P21			Lajolla Minneapolis	Y N	92037 55402	
RCR Wireless News		Subscriber Services			Detroit		48277-0940	
Real Capital Analytics		139 5th Ave			New York	ž	10010	
REAL ESTATE ALERT		5 Marine View Plaza #400			Hoboken	2	07030	
Real Time Services		452 West John Street			Hicksville	N	11801-1301	
REALPOINT		BOX #3001	200 WITMER RD		Horsham	PA	19044	
REALPOINT		Receivable Management Services	4836 Brecksville Rd		Richfield	НО	44286	
		5910 N. Central Expressway #						
Reasoning Mind		250			Dallas	X	75206	
Rebecca A. Thompson		Address on File						
Rebecca Stropoli		Address on File			N X	214	0.700	
Record Press Inc.		229 West 36th Street 1701 N Collins Blvd Ste 334			New York Richardson	× ×	10018 75080-3602	
Necolds Deposition Colvice		דיים פוס פואים פושוס או וחלו			Neilaideoil	<	1 3000-0000	

Page 114 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 127 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

100 East Davie Street	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
1320 Arrow Point Dr. Site 411	Red Hat		100 East Davie Street			Raleigh	NC	27601-0000	
P. O. Box 1093GT, Queensgate	Red Oak Compliance Solutions LLC		1320 Arrow Point Dr Ste 411			Cedar Park	×	78613-2095	
Attention The Directors P.O. Box 1234, Queensgate House Cogge Town U.S. Bank National Association Corporation Department Trans Services/CDD Department Trans Services/CDD Department Trans Services/CDD Department Trans Services/CDD Department Trans Services Servi	Red River CLO Corp.		ox 1093GT, Queensgate	South Church Street	George Town	Grand Cayman			Cayman Islands
U.S. Bank National Association Coorporate Tust Services/CDO Conclateral Administrator U.S. Bank National Association One Federal Street, Third Floor LaSalle Bank N.A., as Company U.S. Bank National Road Company U.S. Bank National Association Company U.S. Bank National Association U.S. Bank National Association U.S. Bank National Association Company U.S. Bank National Association WMP-5 Funding LLC Company U.S. Bank National Association U.S. Bank N. National Association U.S. Bank National U.S. Bank Nat	Red River CLO Ltd c/o Ogier Fiduciary Services (Cayman) Limited	Attention The Directors	x 1234,	Queensgate House South Church Street	George Town	Grand Cayman		KY1-1108	Cayman Islands
U.S. Bank National Association Corporate Trust Services/CDO One Federal Street, Third Floor LaSalle Bank N.A., as Collateral Administrator I.S. Bank National Association MMP-5 Funding, LLC Cayman) Limited Coorporate Trust Services - 100 White Plains Road Coorporate Trust Services Coorporate Trust Services - 100 White Plains Road Coorporate Trust Services Coorporate Trust Services - 100 White Plains Road Coorporate Trust Services Coorporate Trust Services - 100 White Plains Road Coorporate Trust Services Coorporate T	Red River CLO Ltd.		190 Elgin Avenue	George Town		Grand Cayman		KY1-9005	Cayman Islands
LaSalle Bank N.A., as 181 West Madison Street Suite 3200 CDO Trust Services - Collateral Administrator One Federal Street 3rd Floor Mr. Jackson Carneiro Company Road Secial Opp. Holding 2 Calleria Towers 13455 Noel South Church Street Services - Collateral Administrator Road Secial One Federal Street Services - Collateral Administrator Services Collateral Administrator Road Secial One Federal Street Second Services Collateral Products Inc. 120 White Plains Road Suite 115 Services Colger Fiduciary Services P.O. Box 1234 South Church Street George Town Colger Fiduciary Services Colger	Red River CLO Ltd et al	U.S. Bank National Associatior Corportate Trust Services/CDC				Roston	ΦW	02110	
U.S. Bank, National One Federal Street 3rd Floor Mr. Jackson Carneiro Highland Special Opp. Holding 2 Galleria Towers 13455 Noel Company LaSalle Bank N.A., as Collateral Administrator Road Association IXIS Financial Products Inc. 9 West 57th Street South Church Street George Town MMP-5 Funding, LLC 120 White Plains Road South Church Street George Town MMP-5 Funding LLC 120 White Plains Road South Church Street George Town Co Ogier Fiduciary Services (Cayman) Limited House (Cayman) P.O. Box 1093GT, Queensgate House, Fiduciary Services (Cayman) P.O. Box 1093GT Gueensgate House, The Directors Coopier Fiduciary Services (Cayman) P.O. Box 1093GT Gueensgate House, The Directors Coopier Fiduciary Services (Cayman) Cooportate Trust Services (Cayman) P.O. Box 1093GT Gueensgate House, The Directors Coopier Fiduciary Services (Cayman) Cooportate Trust Services (Cayman) P.O. Box 1093GT Gueensgate House, The Directors Coopier Fiduciary Services (Cayman) Cooportate Trust Services (Cayman) Cooportate Trust Services (Cayman)	Grand	LaSalle Bank N.A., as Collateral Administrator		Suite 3200	CDO Trust Services - Roy Hykal	Chicago	<u> </u>	60602	
Highland Special Opp. Holding 2 Galleria Towers 13455 Noel Suite 1300 LaSalle Bank N.A., as Collateral Administrator 181 West Madison Street Suite 3200 U.S. Bank, National Association One Federal Street Third Floor Mr. Jackson Carneiro Association One Federal Street 36th Floor Mr. Jackson Carneiro One Federal Street 36th Floor Mr. Jackson Carneiro One Federal Street Street South Church Street Red River CLO Ltd. Address Co Ogier Fiduciary Services P.O. Box 1234 South Church Street George Town Cayman) Limited One Federal Street South Church Street George Town Cayman Limited House House Cayman) P.O. Box 1093GT Queensgate House, Ilmited House Cayman Services (Cayman) P.O. Box 1093GT Queensgate House, Ilmited Cayman Association P.O. Box 1093GT South Church Street Cayman) P.O. Box 1093GT South Church Street Cayman) P.O. Box 1093GT South Church Street Cayman) Corportate Trust Services/CDO	Red River CLO Ltd. Grand Central Asset Trust	U.S. Bank, National Association		3rd Floor	Mr. Jackson Carneiro	Boston	MA	02110	
LaSalle Bank N.A., as Collateral Administrator U.S. Bank, National Association IXIS Financial Products Inc. Red River CLO Ltd. Address clo Ogier Fiduciary Services (Cayman) Limited Cooper Fiduciary Services (Cayman) Limited House Cooper Fiduciary Services (Cayman) Limited House Cooper Fiduciary Services (Cayman) Limited House Cooper Fiduciary Services (Cayman) P.O. Box 1093GT, Queensgate House South Church Street Cooper Fiduciary Services (Cayman) P.O. Box 1093GT Corportate Trust Services/CDO		Highland Special Opp. Holding Company		Suite 1300		Dallas	XX	75240	
U.S. Bank, National Association IXIS Financial Products Inc. RMMP-5 Funding, LLC Red River CLO Ltd. Address Clo Ogier Fiduciary Services (Cayman) Limited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Limited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Imited Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Fro. Box 1093GT South Church Street Co Ogier Fiduciary Red River CLO Ltd. clo Ogier Fiduciary Services (Cayman) Fiduciary Services (Cayman) Fro. Box 1093GT South Church Street Co Ogier Fiduciary Red River CLO Ltd. clo Ogier Red River CLO Ltd.	Red River CLO Ltd. Highland Special Opportunities Holding Company U.S. Bank National Association	LaSalle Bank N.A., as Collateral Administrator		Suite 3200	CDO Trust Services - Maciej Zurawski	Chicago		60602	
IXIS Financial Products Inc. 9 West 57th Street 36th Floor	Red River CLO Ltd. Highland Special Opportunities Holding Company U.S. Bank National Association	U.S. Bank, National Association		Third Floor	Mr. Jackson Carneiro	Boston	MA	02110	
MMP-5 Funding, LLC Red River CLO Ltd. Address c/o Ogier Fiduciary Services (Cayman) Limited C/o Ogier Fiduciary Services (Cayman) Red River CLO Ltd. c/o Ogier Fiduciary Services (Cayman) Imited D. Box 1093GT Queensgate House South Church Street George Town George Town Red River CLO Ltd. c/o Ogier Fiduciary Services (Cayman) P.O. Box 1093GT Queensgate House Queensgate House Queensgate House Queensgate House Goorge Town Red River CLO Ltd. c/o Ogier Fiduciary Services (Cayman) D. Box 1093GT Copurate Trust Services (Cayman) Coportate Trust Services (Cayman)	Red River CLO Ltd. MMP-5 Funding, LLC IXIS Financial Products Inc.	IXIS Financial Products Inc.		36th Floor		New York	Ž	10019	
U.S. Bank Red River CLO Ltd. Address Vis. Bank Red River CLO Ltd. Address P.O. Box 1234 South Church Street Red River CLO Ltd.		MMP-5 Funding, LLC		Suite 115		Tarrytown	Σ	10591	
et al c/o Ogier Fiduciary Services P.O. Box 1093GT, Queensgate (Cayman) Limited House (Cayman) P.O. Box 1093GT (Queensgate House, Ilmited U.S. Bank National Association U.S. Bank Corportate Trust Services/CDO	O Ltd. U.S. Bank relation IXIS ducts Inc.	Red River CLO Ltd. Address c/o Ogier Fiduciary Services (Cayman) Limited		Queensgate House South Church Street	Red River CLO Ltd.	George Town		KY1-1108	Cayman Islands
Cayman) Limited House P.O. Box 1093GT, Queensgate South Church Street George Town	Red River CLO Ltd., et al			George Town		Grand Cayman		KY1-9005	Cayman Islands
Red River CLO Ltd. c/o Ogier Fiduciary Services (Cayman) P.O. Box 1093GT South Church Street The Directors C/o Ogier Fiduciary U.S. Bank National Association U.S. Bank Corportate Trust Services/CDO	Red River CLO, Ltd.	c/o Ogier Fiduciary Services (Cayman) Limited	x 1093GT, Queensgate	South Church Street	George Town	Grand Cayman			Cayman Islands
U.S. Bank National Association U.S. Bank National Association U.S. Bank National Association U.S. Bank National Association Corportate Trust Services (Cayman)		Red River CLO Ltd. c/o Ogier Fiduciary Services (Cayman) limited	P.O. Box 1093GT	Queensgate House, South Church Street	The Directors	George Town			Cayman Islands
Department One Federal Street, Third Floor Ref Red River CLO Ltd Limited				Ref Red River CLO Ltd	c/o Ogier Fiduciary Services (Cayman) Limited	Boston	MA	02110	
Red River CLO, Ltd. U.S. Bank Queensgate House The Directors - Red National Association P.O. Box 1234 South Church Street River	Red River CLO, Ltd. U.S. Bank National Association			Queensgate House South Church Street	The Directors - Red River	George Town		KY1-1108	Cayman Islands

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 128 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

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Red Rock Strategic Partners Redbud E&P Inc. Redeemer Committee - Highland Crusader Redeemer Commttee Highland Crusader Fund Crusader Fund Redmond Law Firm Redmond Law Firm Redspin REED SMITH REED SMITH REED SMITH REED WATSON REED WATSON Reese Energy Consulting, Inc.	Attn Eric Felton	PO Box 35 2602 McKinney Ave	Ste 400		Watkinsville	GA	30677	
PE G	ic Felton	2602 McKinney Ave	Ste 400		Pallae	X	75001	
se Highland	ic Felton				Dallas		13204	
e Highland	ic Felton				ï	:	1 0 0	
ulting, Inc.		731 Pleasant Ave.			Glen Ellyn	_	60137	
Redmond Law Firm Redspin REED SMITH REED SMITH REED SMITH REED WATSON REED WATSON	c/o Terri Mascherin, Esq.	Jenner & Block	353 N. Clark Street		Chicago		60654-3456	
Redspin REED SMITH REED SMITH REED SMITH REED WATSON Reese Energy Consulting, Inc.		6731 W. 121 St, Ste 226	:		Overland Park	KS	66209	
REED SMITH REED SMITH REED WATSON Reese Energy Consulting, Inc.		2/2/1 Las Rambias	Suite 200		Mission Viejo	S	92691	
REED WATSON Reese Energy Consulting, Inc.		PO Box 360074M			Diffshirdh	DA	15251-6074	
REED WATSON Reese Energy Consulting, Inc.		PO BOX 759052			Baltimore	MD	21275-9052	
Reese Energy Consulting, Inc.		Address on File						
		725 South Boulevard			Edmond	Š	73034	
Refinitiv c/o Sara	c/o Sarah E. Doerr	Refinitiv f/d/b/a Thomson Reuters	Moss & Barnett	150 5th St S, Suite 1200 Minneapolis	Minneapolis	Z	55402	
Refinitiv US LLC		3 Times Square			New York	λ	10036	
Regulatory Compliance Watch		PO Box 9407			Gaithersburg	MD	20898-9407	
Regus Business Centre		Colleen Susini, Centre Manager	245 Park Ave, 39th Flr		New York	N	10167	
Regus Management Group LLC		PO Box 842456			Dallas	¥	75284-2458	
Reid Collins & Tsai William	William T. Reid, Esq.	Reid Collins & Tsai LLP	810 Seventh Avenue, Ste 410		New York	×	10019	
Reid Collins & Tsai LLP		1301 S. Capital of Texas Hwy	#C300		Austin	×	78746	
Reid Collins & Tsai LLP		4301 Westbank Drive	Building B Suite 230		Austin	×	78746	
Reid Davis		Address on File						
REIS SERVICES, LLC		530 Fifth Ave5th Floor			New York	Ž	10036	
Keis, Inc.		5 West 3/th St			New York	× i	10018	
Reis, Inc. REIT ZONE PUBLICATIONS.		530 5TH AVE, 5TH FLR			New York	> <u>Z</u>	10036	
TLC		448 IGNACIO BLVD	STE 345		Novato	CA	94949	
Reiter, Jon		Address on File						
Relationship Science LLC		909 3rd Ave	FL 18		New York	N	10022	
Relationship Science LLC		PO Box 347989			Pittsburgh	PA	15251-4989	
Ken Morrison Photography		3445 Caruth Haven 121			Vallas	< > >	15225	
Pentacrate Incorporated		22 Ceptury Blyd	Suite 420		Naturalii	<u> </u>	37211	
Rentacrate Incorporated		PO Box 32194	Odile 420		New York	<u> </u>	10087-2194	
Rentfro, Tyler		Address on File						
Reorg Research, Inc.		1140 Broadway	Ste 201		New York	N	10001	
Reorg Research, Inc.		11 East 26th Street	12th Floor		New York	×	10010-0000	
Reporters Central LLC		363 Seventh Ave, 21st Fl			New York	N	10001	
Republic Title of Texas Inc		2701 W. Plano Parkway, Suite			Plano	×	75075	
Reputation Management								
Consultants		92 Corporate Park	Suite C-700		Irvine	CA	92606	
Rescue Cell Phone		280 Legacy Dr	#104		Plano	XT	75023	

Page 116 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 129 of 175

Exhibit CCreditor Matrix

Creditor Matrix Served via First Class Mail

CDD CreditorName	CreditorNoticeName	Address1	Address?	Address3	Cifv	State	Zin	Country	
Total Displayer Colorage It. California Chicage It. California Coloradia Advinors 772 Interconstal Tr. 722 Collections Content Dr. 522 Collections Content Dr. 722 Interconstal Tr. Add 600 2301 Coloradia Advinors 772 Interconstal Tr. 722 Interconstal Tr. Add 600 2301 177 Voy Add 600 2301 Coloradia Advinors 772 Interconstal Tr. Add 600 2301 177 Voy Add 600 2301 Coloradia Advinors 772 Interconstal Tr. Add 600 2301 177 Voy Add 600 2301 Coloradia Advinors Add 600 2301 177 Voy Add 600 2301 177 Voy Add 600 2301 Add 600 200 200 200 200 200 200 200 200 200	Rescue Cell Phone		6121 Greenville Ave	1660.000	2000			75206	Seame y
Copying LOAD Copying LOAD<	Research in Motion								
Uniformation 222 Bertules/ Street Stude 1000 Bodings FIL Lauderical Prof. ACT ST Bertules/ Street Stude 1000 Bodings CT ST STORY ACT START ACT STAR	Corporation		12432 Collections Center Dr			Chicago	_	60693	
Complete Advisors T12 Interconsist Dr. T12 Intercon	Resolutions, LLC.		222 Berkeley Street	Suite 1060		Boston	MA	02116	
Trop De Deou 32011 Trop Mile Trop Mile Mile 48007-2001 Re De Deou 32011 En De Deou 32011 Nove York NY 10178 Re De Deou 32012 En De Deou 32012 Nove York NY 10178 Machines on File EN ENERAL PoST OF FICE PO BEOX 28803 New York NY 10178 Mile Server Address on File FILE ALL POST OF FILE See 3500 Househor TY 77002 Mile Server Address on File FILE ALL POST OF FILE See 3500 Carranto TY 77002 Mile Server Address on File FILE ALL POST OF FILE See 3500 Carranto TY 77002 Mile Server Address on File See 318 FOOD Mile Mile FIL 33131 Mile Server Address on File See 318 FOOD Mile ADO Mile Mile TY 77002 Mile Server Address on File Address on File Address on File Address on File TY 77204 Mile Mile Server Address on File Address on File	Resort Capital Advisors		712 Intracoastal Dr			Ft. Lauderdale	FL	33304	
Machine of Control Resolution Re	Resource Technologies Corp.		PO Box 3201			Troy	Σ	48007-3201	
REAL LOAD PRICING Exist Beat Line Rid State 4555 Dodlass TX 75254 PORATIONAL OCCURRING CERTIFICATION CERTIFICATION CERTIFICATION TY (1922) TY (1924) TY (Attn Jeanine Miller	1071 Fifth Avenue			New York	N	10128	
Comparison	Resulte Universal		5151 Belt Line Rd	Suite 455		Dallas	XX	75254	
Vision State Black Dayle Address on File File 3500 Houston TX 77002 Address on File 1101 Louisiana \$105 doing TX 77002 Address on File 1101 Louisiana \$100 doing 11183AS 11183AS Address on File 1101 Portlac Ave. Bidg Cranston R1 02200 Address on File 500 NW 107H, Areane Sulle 4000 Milemin F.I. 33/31 BARADAUCSE, ILC Address on File Address on File Address on File 17X 75246-1721 BARADAUCSE, ILC Address on File Address on File Address on File 18 CHARLES Address on File Address on File 18 18 CHARLES Address on File Address on File 18 18 Address on File Address on File 18 18 18 Address on File Address on File 18 18 18 18 Address on File Address on File 18 18 18 18 Address on File	REUTERS LOAN PRICING CORPORATION		GENERAL POST OFFICE	PO BOX 26803		New York	×	10087-6803	
Odd Finzzell Black Doyle 100 Louisiena Ste 3500 Houston TX 77002 Address on File Address on File 1183AS Amselveen 1183AS Address on File Loan k Concerbung 14 15.11 Pontilee Ave Edit Concerbung 14 1183AS Bisland Dept, Business Securities Dividen 61,61 Floor Carson Carson Carson Capital Advisors, LLC Address on File Address on File Address on File Address on File Address on File Address on File Address on File AND & SYLVAR LUCKER Address on File	Rey Rodriquez		Address on File						
Job Staven Hotocrossista State and Montess on File File 3000 File	Reynolds Frizzell Black Doyle		000	3500		1000	}	20022	
Moork SD. Learn van Konenburg 14 Amstelveen CA 90749 ik Computer Products POE Dax 6205 1511 Pontlac Ave. Bidg Canston CA 90749 form puter Products Securities Division 691, 1st Poor Miller 400 Miller 400 <t< td=""><td>Revnolds Steven</td><td></td><td>Address on File</td><td>216 2200</td><td></td><td>Hodeboli</td><td><_</td><td>7007</td><td></td></t<>	Revnolds Steven		Address on File	216 2200		Hodeboli	<_	7007	
K Computer Products Pro Box 6205 Fig. 18 months Canson CA 90749 Island Dept Business Securities Division 661 14 Floor Mann FL 33131 LEANINETER Address on File Address on File Sulte 400 Mann FL 33131 LEANINETER Address on File Address on File Address on File TX 75248-1221 HARLS Address on File ADA SYLVA TUCKER Address on File Address on File Address on File Address on File ADA SYLVA TUCKER Address on File Address on File Address on File Address on File ADA SYLVA TUCKER Address on File Address on File Address on File Address on File ADA SYLVA TUCKER Address on File Address on File Address on File Address on File ADA SYLVA TUCKER Address on File Address on File Address on File Address on File ADA SYLVA TUCKER Address on File Address on File Address on File <td>REPretworks B V</td> <td></td> <td>Last Kronenhura 14</td> <td></td> <td></td> <td>Ametalyaan</td> <td></td> <td></td> <td>NETHERLAN</td>	REPretworks B V		Last Kronenhura 14			Ametalyaan			NETHERLAN
Island Dept Business Securities Division 1511 Pontiac Ave. Bidg Cranston RI Bobilish Advisors, LLC 750 untites Division 69, 1st Floor Milami FL JENNINER 17194 Preston Rd Suite 102-390 Dallas TX SRIAN Address on File FR TX SHANES Address on File TX Address on File Address on File TX Address on File Address on File Edeptor Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File Address on File	Rhinotek Computer Products		PO Box 6205			Carson	Ą		D
Part	Rhode Island Dept. Business			1511 Pontiac Ave. Bldg					
Experimensation Address on File File Includes on File <	Pialto Capital Advisore 110		290 NW 407th Avenue	Suite 400		Mismi	2 11	33131	
RESOURCES, Inc. ITT/194 Presion Rd Suite 102-390 Dallass TX SHANN Address on File	RICCI JENNIFER		Address on File	0000		i i	-	2	
RIAN Address on File Reduces on File PHARLES Address on File Reduces on File APAH Address on File Address on File	Riccione Resources, Inc		17194 Preston Rd	Suite 102-390		Dallas	X	75248-1221	
PHARLES Address on File PARTES Inhisiopher Address on File Page APAH Address on File Page APAH Address on File Page AD & SYLVIA TUCKER Address on File Page AD & SALINST Address on File Page AD & NDARNES TRUST Address on File Page AD & Address on File Address on File Page AD & LIDARMOUTH Address on File Address on File Page AD LIDARMOUTH Address on File AD LIDARMOUTH Address on File Address on Fi	RICE, BRIAN		Address on File					! ! ! !	
hristopher Address on File Profession File APAMEL Address on File Profession File AND SANISA Address on File Profession File Andress on File Address on File Profession File And District Address on File Profession File And District Address on File Profession File Profession File And District Address on File Address on File Profession File Profession File And District Address on File Address on File Profession File <	RICE, CHARLES		Address on File						
Address on File Address on	Rice, Christopher		Address on File						
Address on File Address on	Rich Bitterman		Address on File						
MICHAEL Address on File Address on File <td>RICH DAPAAH</td> <td></td> <td>Address on File</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	RICH DAPAAH		Address on File						
RD & SYLVIA TUCKER Address on File Address	RICH, MICHAEL		Address on File						
Address on File Milmington DE Address on File Address on File Wilmington DE Address on File Address on File Eddress on File Eddress on File Address on File Address on File Eddress on File Eddress on File Address on File Address on File Eddress on File Eddress on File Address on File Address on File Eddress on File Eddress on File Address on File Address on File Eddress on File Eddress on File Address on File Address on File Eddress on File Eddress on File Address on File Address on File Eddress on File Eddress on File	RICHARD & SYLVIA TUCKER TRUST		Address on File						
Address on File Address on File Address on File Permitted Address on File Permitted P	Richard Arnitz		Address on File						
Address on File Address on File Milmington DE Address on File Address on File Milmington DE Address on File Address on File Milmington DE Address on File Address on File Mile 100 Mile 100 Address on File Address on File Mile 100 Mile 100 Address on File Address on File Mile 100 Mile 100 Address on File Address on File Mile 100 Mile 100 Address on File Address on File Mile 100 Mile 100 Address on File Address on File Mile 100 Mile 100 Address on File Address on File Mile 100 Mile 100	RICHARD BARNES TRUST		Address on File						
Address on File Address on File Wilmington DE Address on File Address on File Milmington Dallas Address on File Address on File Milmington Dallas Address on File Address on File TX Address on File Address on File TX	Richard Egelhof		Address on File						
Address on File Modress on File Wilmington DE Address on File Address on File File File	Richard Even		Address on File						
Address on File Address on File Validington DE Address on File Address on File TX	Kichard Harris		Address on File	000 100 100 100 100 100 100 100 100 100		201:///	L	70007	
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Address on File Address on File Address on File Address on File Address on File TX Address on File TX Address on File Address on File Address on File TX Address on File TX Address on File TX Address on File TX	Richard M Alderman		Address on File						
Address on File Address on File Example 2750 Northhaven Rd Ste 202 Example 2750 Northhaven Rd Ste 20	Richard Pines		Address on File						
Address on File Address on File TX 8750 N Central Expy Suite 100 Dallas TX Address on File Address on File TX Address on File Address on File TX Address on File TX	Richard Redden		Address on File						
Address on File Address on File TX Address on File TX	Richard Rinehart		Address on File						
Note that the state of the st	RICHARD TUCKER		Address on File						
Address on File	Richards Partners		8750 N Central Expy	Suite 100		Dallas	X	75231-6437	
Address on File Address on File 2750 Northhaven Rd Ste 202 Dallas TX Address on File TX	Richards, Paul		Address on File						
Address on File Dallas TX Address on File Address on File TX	Richards, Paul A.		Address on File						
2750 Northhaven Rd Ste 202 Dallas TX Address on File	Richardson, Kellie		Address on File						
Address on File	Richmond Communicatinos		2750 Northhaven Rd Ste 202			Dallas	X	75229	
	Richofsky I ori		Address on File						

Page 117 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 130 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zip	Country
RICK DREW		Address on File					i	
		Whitaker Chalk Swindle &	301 Commerce Street,					
Ricky Swadley	Michael P. Hutchens, Esq.	Schwartz PLLC	Suite 3500	Fort Worth	/orth	TX	76102-4135	
Ricoh Americas Corporation		PO BOX 13852		Newark	¥	ſN	07188-0852	
Ricoh Americas Corporation		PO Box 4245		Carol	Carol Stream	١٢	60197-4245	
Ricoh Americas Corporation		PO BOX 73210		Chicago	go	IL	60673-7210	
Ricoh Americas Corporation		PO Box 660342		Dallas		X	75266-0342	
Ricoh Americas Corporation		PO BOX 730366		Dallas		XX	75373-0366	
RICOH BUSINESS			4667 N. Royal Atlanta					
SOLUTIONS		First Floor	Dr.	Tucker	r	GA	30084	
RICOH BUSINESS								
SOLUTIONS		PO BOX 73210		Chicago	go		60673-7210	
Ricoh USA, Inc.		PO Box 827577		Philad	Philadelphia	PA	19182-7577	
Ricoh USA, Inc.		21146 Network Place		Chicago	go	_	60673-1211	
Ricoh USA, Inc.		PO Box 660342		Dallas		X	75266-0342	
Riddle, Cara		Address on File						
Ridgely, Taylor		Address on File						
RIDGELY, TAYLOR		Address on File						
RIDGELY, TAYLOR		Address on File						
RIDGEWAY, BRIAN		Address on File						
Rigzone.com, Inc.		14531 FM 529, Ste 225		Houston	on	X	77095	
RINGHEIMER, JEREMY		Address on File						
RIORDAN, TERRENCE		Address on File						
RIORDAN, TERRENCE C.		Address on File						
Rios, Heriberto		Address on File						
								United
Ripe4Offices		13-19 Circus Rd	St. Johns Wood	London	L.			Kingdom
Ripple Effect Strategies, Inc.		503 E. Jackson St.	Suite 235	Tampa	а	Ы	33602-4904	
RISI		PO BOX 16586		North	North Hollywood	CA	91615-6586	
Risk Metrics Group		PO Box 2621		Buffalo	0	×	14240-2621	
Ritch, Lauren N.		Address on File						
Riveron Consulting, LLC		2515 McKinney Avenue	Suite 1200	Dallas		X	75201	
RL Consulting		19228 Charandy Drive		Leesburg	urg	۸A	20175	
RME		PO Box 261237		Tampa	8	님	33685-1237	
ROARK, BRANDEN		Address on File						
ROB BUCK PHOTOGRAPHS,								
INC		3411 CLEARVIEW DR		Austin		ĭ	78703	
ROB PEDERSON		Address on File						
Robbins, Russell, Englert,								
Orseck, Untereiner & Sauber								
LLP		2000 K Street, NW	4th FL	Washington	ngton	DC	20006	
Robert A. Leonard		Address on File						
Robert Carey		Address on File						
Robert Flink		Address on File						
ROBERT GAGE		Address on File						
ROBERT GEORGE		Address on File						
Robert Half Finance and Accounting		2613 Camino Ramon		San Ramon	amon	Š	94583	
Robert Half Finance and								
Accounting		PO Box 743295		Los Ar	Los Angeles	CA	90074-3295	

Page 118 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 131 of 175 Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address	Addrose	Address3	City	Ctato	Zin	Country
Robert Half Legal	olegiio inologia ili	PO Box 743295	Neco Innu	occo inpu	Los Angeles	CA	90074-3295	sociality .
Robert Half Legal		File 73484	PO Box 60000		San Francisco	CA	94160-3484	
Robert Half Management Resources		PO Box 743295			Los Angeles	CA	90074-3295	
Robert Half Management								
Resources Robert Half Technology		PO Box 743295			San Francisco Los Angeles	S S	94160-3484	
Robert Half Technology		FILE 73484	PO Box 60000		San Francisco	CA	94160-3484	
Robert Hargesheimer		Address on File						
Robert M. Garza & Associates,		1001 Hot Springs Dr			Allen	×	75013	
ROBERT MUNROE		Address on File						
Robert Pederson		Address on File						
Robert Peiser		Address on File						
Robert Roland		Address on File						
Robert Sullivan		Address on File						
ROBERT THOMPSON		Address on File						
Robert William Chanda		Address on File						
Roberta L. Fisher		Address on File						
Russell, Joseph P.	2	+ 000				À	1	
	Hunton Andrews Kurtn LLP	500 I ravis Street, Suite 4200			Houston	× =	7,002	
Robust Advisors, Inc.		/ Degraal Court			Manwan	S	07430	
KOBY, JOHN								
Rochelle McCullough, LLP	P. Keiffer	325 North St. Paul Street, Suite 4500			Dallas	×	75201	
i		PO Box 1003GT Ollegastate				,		Cayman
Rockwall CDO II Ltd.		House	South Church Street	George Town	Grand Cayman			Islands
Rockwall CDO II, Ltd. Investors Investors Bank & Trust Bank & Trust Company Company	Investors Bank & Trust Company	200 Claredon Street	CDO Services Group		Boston	MA	02116	
vestors	ckwall CDO II Ltd. c/o	Box 1093GT, Boundary	Cricket Square George	Attention The Directors-				Cayman
	Maples Finance Limited	Hall	Town, Grand Cayman	Strafford CLO Ltd.	Grand Cayman			Islands
Rockwall CDO Ltd JPMorgan Chase Bank, National				Worldwide Securities Services-Rockwall CDO				
	JPMorgan Chase Bank	600 Travis Street	50th Floor	Ltd.	Houston	¥	77002	
Rockwall CDO Ltd.	c/o Maples Finance Limited	P.O. Box 1093GT	Queensgate House South Church Street	George Town	Grand Cayman			Cayman Islands
Rockwall CDO Ltd., et al		45	South Church Street	George Town	Grand Cayman			Cayman Islands
Rockwell CDO (Delaware) c/o	c/o Maples Finance Limited	1093 GT, Queensgate	South Church Street	George Town	Grand Cayman		KY1-1108	Cayman Islands
vell CDO I Ltd	c/o Maples Finance Limited	PO Box 1093 GT, Queensgate House	South Church Street	George Town	Grand Cayman		KY1-1108	Cayman Islands
Rockwell CDO II Ltd c/o	c/o Maples Finance Limited	PO Box 1093 GT, Queensgate House	South Church Street	George Town	Grand Cayman		KY1-1108	Cayman Islands
Rockwell CDO, Ltd c/o	c/o Maples Finance Limited	PO Box 1093 GT, Queensgate House	South Church Street	George Town	Grand Cavman		KY1-1108	Cayman Islands
		s on File						
Rod Lim		Address on File						

Page 119 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 132 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

	ci editor Notice Natile	Address	Address2	Addresso	CITY	Oldio	7.1	Country
RODDA, SANDIE		Address on File						
RODDA, SANDIE K		Address on File						
Roderick Givens		Address on File						
Rodolfo Esquivel		Address on File						
Roe Golightly		Address on File						
Roeber, Blair A.		Address on File						
ROGER CHEN		Address on File						
ROGER LI		Address on File						
		500 N. Akard Street, Suite			:	i		
ROGGE DUNN GROUP, PC	Brian P. Shaw				Dallas	×	75201	
Romacorp. Inc.	David Short		Suite 400		Plano	X	75075	
Ron Attar		Address on File						
Ron DVari		Address on File						
Ron Patterson Insurance		2435 N Central Expy Ste 1600			Richardson	XL	75080-2784	
Ronald McDonald House of Dallas		5641 Medical Center Dr			Dallas	X	75235	
ROOS. PAUL		Address on File				,		
Ropes & Grav LLP		800 Boylston Street			Boston	MA	02199	
Ropes & Gray LLP		One International Place			Boston	MA	02110-2624	
Ropes & Gray LLP		PO Box 414265			Boston	MA	02214-4265	
Rosen Systems, Inc.		2323 Langford St.			Dallas	XX	75208	
Rosenthal, Monhait, & Goddess PA		Suite 1401, 919 Market St PO	PO Box 1070		Wilmington	DE	19899-1070	
Rosewood Crescent Hotel	Attn Ms Eva Delgadillo	PO Box 845576			Dallas	×	75284-5576	
Rosewood Crescent Hotel		400 Crescent Court			Dallas	X	75201	
Rosewood Crescent Hotel &		Rosewood Mansion on Turtle Creek	400 Crescent Court		Dallas	X	75201	
	Judith W. Ross, Frances A.	orth Pearl Street, Suite			:			
Ross & Smith, PC	Smith, Eric Soderlund	1610			Dallas	×		
Ross Smith Energy Group		400, 407 - 8th Avenue			CALGARY	AB	12P 422	CANADA
Ross Vaillancourt		Address on File						
ROSS, JAMES		Address on File				i	0	
Roth Staffing Companies, LP		PO Box 848 /61			Los Angeles	Š	90084-8761	
ROTHSTEIN, JASON		Address on File						
Rothstein, Kass & Company, P.C.		9171 Wilshire Blvd. Ste 500			Beverly Hills	8	90210-5591	
Roubini Global Economics								
		131 Varick St., Ste 1005			New York	Ž	10013	
Roubini Global Economics,						2	L	
		PU Box 1008/			Uniondale	λ	11555	
Rough Creek Lodge		PO Box 2400			Glen Rose	×	76043	
Round Hill Country Club		3169 Roundhill Rd			Alamo	CA	94507	
ROURKE, KEVIN		Address on File						
ROWLETT HILL, LLP		25 HIGHLAND PARK VILLAGE STE 100-448	E 100-448		Dallas	¥	75205	
		100 HIGHLAND PARK						
Rowlett Law PLLC			STE 200		Dallas	X	75205	
C		12655 N Central Expwy Ste			-	}	750.40	
		421			Dallac	>	75.77.3	

Highland Capital Management, L.P. Case No. 19-34054

Page 120 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 133 of 175 Exhibit c

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
ROY SEROUSSI		Address on File					
Royal Dispatch Services Inc		43-22 Van Dam Street		Lon	Long Island City	λ	11101
ROYAL PRINTING GROUP,							
INC.		2035 ROYAL LN	STE 250	Dallas	as	X	75229
RR Donnelley		PO Box 932721		Clev	Cleveland	ОН	44193
RR Donnelley		PO Box 538602		Atlanta	nta	GA	30353-8602
RR Donnelley Financial, Inc.		PO Box 932721		Cle	Cleveland	Н	44193
RR Donnelley Financial, Inc.		PO Box 730216		Dallas	as	×	75373-0216
RR Donnelley Receivables, Inc		PO Box 13654		New	Newark	S	07188-0001
RSM MCGladrey		5155 Paysphere Circle		Chic	Chicago	_	60674
RSM US LLP		5155 Paysphere Circle		Chic	Chicago	_	60674
RTB Media LLC		619 Willow Ave	Suite 3L	Нор	Hoboken	N	07030
Rubin and Rudman LLP		50 Rowes Wharf		Boston	ton	MA	02110
Rudy Mora Brick Masonry		131 Rosegarden Dr.		Mck	McKinney	XX	75070
RUGG, STACEY		Address on File					
Rugmakers Gallery, Inc.		4920 Cash Rd.		Dallas	as	X	75247-6308
RUSCH, MARYAM		Address on File					
Nuss Naullelli		Addless of rie					
Russel Reynolds & Associates		Church Street Station	Post Office Box 6427	New	New York	N	10249
Russell Jones & Walker		61 Sandmere Rd	Clapham	Lon	London		United SW1Y4UR Kingdom
		70	7070			2	
Russell Reynolds Associates		Church Street Station	PO BOX 6427	New	New YORK	L N	77.100
Russell W. May		Address on File					
Russell W. May		Address on File					
RUTLEDGE, ROBERT		Address on File					
Ryan Associates Technology				:	:		
LLC		21 Hillandale Dr		New	New Rochelle	×	10804
KYAN HIGH LOWER		Address on File					
Ryan Law		Address on File					
Ryan Lucero		Address on File					
Ryan Moore		Address on File					
Ryan ODowd Photography		3924 County Road 168		Mck	McKinney	X	75071
Ryan P. Newell (Connolly Gallagher LLP)	Attn Jeffrev C. Wisler. Esa.	Connolly Gallagher LLP	1201 N. Market Street, 20th Floor	Wil	Wilmington	DE	19801
		Address on File			0		
Ryan, Inc.		Address on File					
Ryder, Phillip		Address on File					
S&P Global Market Intelligence		33356 Collection Center Drive		Ohic	Chicago	_	60693-0333
S&P Global Market Intelligence				:	-		
LLC		55 Water Street		New	New York	N	10041-0000
S. LeBlanc & Company		942 Shore Crest Rd.		Car	Carlsbad	CA	92011
Saagar Grover		Address on File					
Sachdev, Kunal		Address on File					
Sacred Heart in NYC		1 East 91st ST.		New	New York	Ż	10128
SACRS	c/o Strategic Local Govt Services 11 C	14151 Street Suite 1000		Ses	Sacramento	Ą	95814

Page 121 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 134 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
Sadis & Goldberg	Stephen Huttler	551 Fifth Avenue, 21st Flr			New York	λN	
SAEHLER, CHRISTOPHER J.		Address on File					
Sagar Vira		Address on File					
Sage Document Services		O Micros AFth Other ct	St. 407		>	2	0000
Sade Search Partners		2 West 43th Street 3811 Turtle Creek Blvd	Suite 850		Dallas	Σ×	75219
SagePoint Financial, Inc.	Attn Supervision- Reimbursement	2800 N Central Ave, Suite 1200			Phoenix	AZ	85004
SagePoint Financial, Inc.		74 8th St. SE	Suite 105		Hickory	NC	28602
SAKUNGEW, PON		Address on File					
Sal Villacorta		Address on File					
Salesforce.com		PO BOX 842569			Boston	MA	02284
Salesforce.com		PO Box 5126			Carol Stream	_	60197-5126
Salesforce.com		PO Box 203141			Dallas	X	75320-3141
Salesmanship Club Chrtbl Golf	4-	F L C C C			=	À	1
Sali Find Management 11 C	Tom Nieman	100 E. Lenin St. 6836 Austin Center Blyd	Suite 320		Dallas	<u> </u>	78731
Sall Fullu Mariageriferit, EEC		0000 Austill Celliel Bivd.	Suite 320		Adolli	<u> </u>	10707
Salomon Smith Barney Inc. Highland Loan Funding V Ltd.	Highland Loan Funding V Ltd	P.O. Box 1093 GT	Queensgate House South Church Street	The Directors	George Town		Cayman KY1-1108 Islands
Salomon Smith Barney Inc. Highland Loan Funding V Ltd.	Salomon Smith Barney	390 Greenwich Street	4th Floor	FI Structured Products Group	New York	È	10013-2396
Salus Valuation Group, Inc.		111 West Myrtle Ave	Unit 6		Foley	AL.	36535
Sam Engineering & Testing		1115 Luke St, Suite 100			Irving	X	75061
SAM GARCIA		Address on File)		
Sam Graham		Address on File					
Sams Club		PO Box 9001152			Louisville	KY	40290-1152
Sanborn, Brian		Address on File					
SANBORN, PATRICIA		Address on File					
SANCHEZ, RODERICK		Address on File					
SANDEEP GUPTA		Address on File					
SANDEEP GUPTA		Address on File					
Sandlapper Securities, LLC		406 N Pleasantburg Dr			Greenville	SC	29607-2128
Sands Point Funding, Ltd.	c/o Guggenheim Partners	330 Madison Ave, 11th Floor			New York	×	10017
SANJEEV MEH I A		Address on File					
Santoyo Moore wenmeyer		1020 NE Loop 410. Suite 320			San Antonio	×	78209
Sard Verbinnen & Co.		630 Third Ave			New York	×	10017
Sard Verbinnen & Co.		General Post Office	PO Box 26781		New York	λ	10087-6781
Sard Verbinnen, LLC		PO Box 26781			New York	Ν	10087-6781
Satuit Technologies Inc.		80 Washington St.	Unit M50		Norwell	MA	02061
Satuit Technologies Inc.		100 Grossman Drive	Suite 302		Braintree	MA	02184
Savvy Training & Consulting		4530 Independence Trail			Evergreen	8	80439
Sawko & Burroughs, P.C.		1172 Bent Oaks Drive			Denton	×	76210
Saxton Morgan		PO Box 2302			Addison	TX	75001
Sayles Werbner		Address on File					
Sbaiti & Company PLLC	Mazin A Sbaiti	J.P. Morgan Chase Tower	2200 Ross Avenue	Suite 4900W	Dallas	X	75201
SBC		PO Box 660324			Dallas	X	75266-0324

Page 122 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 135 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
SBC Long Distance		PO Box 660688			Dallas		75266-0688	
SBC Southwestern Bell		PO Box 5069			Saginaw	M	48605-5069	
SC Department of Revenue		300A Outlet Pointe Boulevard			Columbia	SC	29210	
Scarab Consulting	AMEGY BANK NATIONAL ASSOCIATION	ASSIGNEE FOR SCARAB ACQUISITION, LLC	DEPT 338, PO BOX 4346		Houston	×	77210-4346	
Scarab Consulting		Dept 338, PO Box 4346			Houston	X	77210	
Scarab Consulting		504 Lavaca, Suite 910			Austin	ĭ	78701	
SCF Securities, Inc.		155 E. Shaw Avenue	Suite 102		Fresno	CA	93710	
SCHEMBRI, STEPHEN		Address on File						
Schmidt & Stacey Consulting		400 City Place	1 Ave II Ave	l ock Box 29	all	XL	75204	
SCHNABEL MATTHEW		Address on File		24 400	3	<u> </u>	100	
School. Jennifer		Address on File						
SCHRAY, NATHAN		Address on File						
SCHRECK, DEANNE		Address on File						
Schroenfer Wessels.		8401 North Central Expwy Ste			Dallas	×	75225	
SCHROTH, MELISSA		Address on File						
SCHULER, ELLIOT		Address on File						
SCHULER, KARISSA		Address on File						
Schulte Roth & Zabel LLP	James T. Bentley	919 Third Avenue			New York	Ν	10022	
Schumacher Cargo Logistics,	•	550 W 135th Street			Gardena	Α̈́	90248	
					-		ŀ	United
SCI		31/507 Clerknwell Close			London		EC1R 0A1	Kingdom
Scoop Reprint Source		30270 Rancho Viejo Road	Suite E		San Juan Capistrano	CA	92675	
Scott A. Snook		Address on File			-			
Scott B. Ellington	c/o David Neier, Winston Strawn LLP	200 Park Avenue			New York	ž	10166	
Scott B. Ellington	Scott Ellington c/o Francis A Smith, Ross & Smith PC	Plaza of the Americas	700 N Pearl Street, Suite 1610		Dallas	×	75201	
Scott B. Ellington		Address on File						
SCOTT COOPER		Address on File						
Scott Douglass & McConnico LLP		303 Colorado Street, Suite 2400			Austin	¥	78701	
Scott Ellington	Debra A. Dandeneau	Baker & McKenzie LLP	452 Fifth Avenue		New York	N	10018	
Scott Ellinaton	Michelle Hartmann	Baker & McKenzie I.I.P	1900 North Pearl, Suite		Dallas	×	75201	
Scott F. Kavanaugh		Address on File						
Scott F. Kavanaugh		Address on File						
Scott Harris		Address on File						
Scott Hoermann		Address on File						
Scott K Meyer		Address on File						
SCOTT KOHNEN		Address on File						
Scott McCurry		Address on File						
SCOTT NELSON		Address on File						
Scott Niebling Valuation Group		3930 East Ray Rd	Suite 180		Phoenix	AZ	85044	
,		•			-	=		Ī

Page 123 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 136 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3 City	State	Zip Country
SCOTT ROSENTHAL		Address on File				
SCOTT SCHEIN		Address on File				
Scott Shpilberg		Address on File				
SCOTT TANDBERG		Address on File				
Scott Waggoner		Address on File				
Scura Paley Securities LLC		489 5th Ave, 15th FIr		New York	Ν	10017
Sea Island Company	c/o Group Billing, Acctg Dept	100 Cloister Drive		Sea Island	ВA	31561
SEAL Legacy Foundation		1401 McKinney	Ste 2222	Houston	X	77010
SEAMAN, CRISTINA		Address on File				
SeamlessWeb Professional					2	7 7
Solutions, Inc.		FU Box 3439		New York	× N	10087-5439
Seamlessweb Professional		DO Box 21640			=	60604 1640
Solutions, IIIc.		FO BOX / 1048		כפמס	4	00034-1048
Sean Neumayer Photography		4321 S. Coolidge Ave		Tampa	긥	33611
Search Finance		14001 Dallas Pkwy	Ste 1200	Dallas	XL	75240
Seaver, Jeffrey		Address on File				
	Mail Stop 7010 / 2017 Annual					
9	Report	100 F Street, NE	Mail Stop 7010	WASHINGTON	DC	20549-2000
Secretary of State	Division of Corporations	Franchise Tax	P.O. Box 7040	Dover	DE	19903
Secretary of State		PO BOX 12887		Austin	XT	78711
Secretary of State		1500 11th St	IRC Unit, 3rd FL	Sacremento	CA	95814
Secretary of State		PO Box 13550		Austin	X	78711-3550
Secretary of State		PO Box 13697		Austin	ĭ	78711-3697
Secretary of State		801 Capitol Way South	PO Box 40234	Olympia	WA	98504-0234
			421 E. Capital Ave., 2nd			
Secretary of State of Illinois		Illinois Securities Department	FI.	Springfield	П	62701
SECRETARY OF STATE OF	DECENVAN E	DO BOY 12887		ci+si-v	È	78711 2887
Secretary of the	SOCIAL OF THE PERFECT	2007	One Ashburton Place		<u> </u>	2001
Commonwealth		Securities Division	Rm 1701	Boston	MA	02108
Secretary of Treasury		P.O. Box 7040		Dover	DE	19903
H		15th & Pennsylvania Avenue,			C	
Secretary of Treasury		IV.VV.		wasnington	3	20220
Secure Concepts LLC		128 East BRdway #501		New York	λi	10002
Secure Options, Inc.		5420 Bryan Street		Dallas	×	75206
Secure Options, Inc.		2156 W Northwest Hwy Ste 300		Dallas	×	75220
		3475 Pledmont Road NE, Ste				
Secure Share Network LLC		450		Atlanta	ВĄ	30305
Secure Source Inc.		710 South Kimball Ave		Southlake	X	76092
Secured Access Systems, LLC		1913 Walden Court		Flower Mound	¥	75022
Securities & Exchange	Division of Trading & Markets	100 E Street NE	Mail Stop 7010	NOTONIHSAW	Ü	201549-2000
Securities & Exchange		Office of General Counsel-			2	
Commission	Michael A. Berman, Esq.	Bankruptcy	100 F Street, N.E.	Washington	DC	20549
Securities America	Attn Accounting Dept	12325 Port Grace Blvd.		La Vista	Ŋ	68128
Securities America, Inc.						
Cooper McManus		9870 Research Drive		Irvine	CA	92618-3302

Page 124 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 137 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

GreditorName	GreditorNoticeName	Address1	Address2	Address3	Cifv	State	Zip	Country
Securities Commissioner State			600 East Bouleyard	OSCO-DOC		Otate	<u></u>	coanny
of ND		State Capitol	Avenue, 5th Floor		Bismarck	ND	58505-0510	
Securities Division, AZ Corp.			1300 W Washington St					
Comm		Securities Division	#3		Phoenix	AZ	85007	
Securities Investor Protection						C	0000	
Corp Securities Service Network		PO Box 92185			Washington	3 12	20090-2185	
See Food Media LLC		496 Lagurdai Place # 4C			New York	Ν	10012	
SEI Investments Distribution	Attn Chris Rowan-SIDCO	One Freedom Valley Dr			Oaks	A D	19456	
SEIDEN KRIEGER ASSOCIATES INC		375 PARK AVE			Aro V weN	<u> </u>	10152	
Selah Photography		5421 Shiver Road			Keller	×	76244	
Select Security & Private								
Investigations		PO Box 1352			Rockwall	¥	75087	
Selig ADR, Inc		5009 Caroline St, Ste 100			Houston	ĭ	77004	
Selman, Matthew		Address on File						
SERENI, ALEXIS J.		Address on File						
SERVCORP		Level 19	Two International Finance Center	8 Finance Street	CENTRAL HONG KONG	(D		HONG KONG
SERVCORP		6 BATTERY ROAD	RAFFLES PLACE		Singapore		049909 SIN	SINGAPORE
Service Systems Associates	Attn Robin Scichili	650 S RL Thornton Frwy			Dallas	TX	75203	
SET, AUGUSTUS		Address on File					:	
Setfords Solicitors		14 Haydon Place			Guilford		GU1 4LL Kir	United Kingdom
Seth Weinstein		Address on File)
Seton Hall University	Attn Bryan Felt	400 South Orange Ave			South Orange	2	07079	
Severson, Keith		Address on File						
SEVILLA, JEAN-PAUL		Address on File						
Seward & Kissel		One Battery Park Plaza			New York	Ž	10004	
Sevfarth Shaw LLP		131 S. Dearborn Street, Suite 2400			Chicado	_	60603	
ShadowTV, Inc.		630 9th Ave	Suite 1000		New York	. X	10036	
Shag Carpet Productions, Inc.		502 South 2nd Avenue			Dallas	¥	75226	
SHAH, AMOL		Address on File						
SHAHDA, CHRIS		Address on File						
SHAHDA, CHRISTOPHER		Address on File						
Shahzad Pirvani		Address on File						
Shakelford Melton & McKinley		3333 Lee Pkwy	10 th fl		Dallas	×	75219	
hane Tipton		Address on File						
Shannon, Gracey, Ratliff & Miller, LLP		420 Commerce St, Ste 500			Fort Worth	¥	76102	
SharePoint Solutions	Attn Accounts Receivable	PO Box 1588			Brentwood	N.	37024-1588	
SHARON EASLEY		Address on File						
SHARON SHUSTER		Address on File						
SHARRY, GREGORY		Address on File						
Shasta Land Management Consultants		1229 South Street			Redding	S	96001	

Page 125 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 138 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

CreditorName	CreditorNoticeName	Address1 Address2 Ad	Address3	City	State	Zip Cou	Country
SHAWN LEDERMAN		Address on File					
Shawn Raver		Address on File					
Shayla Kelly		Address on File					
Shea & Carlyon Ltd		701 Bridger Ave #850	LasVegas	egas	N	89101	
Shearman & Sterling LLP		5990 Lexington Ave	New York	York	NY	10022-6069	
Oholloy Ohologia & Co		5807 SANDHURST LN SUITE	موالحر	,	È	75206	
SHELLY RASTOGI		Address on File			<u> </u>	0000	
SHEPPARD, MULLIN, RICHTER & HAMPTON II P		333 S. Hone Street	L os A	Los Angeles	CA	90071	
SHIFFERD, CHARLES					i		
Shoot2Sell		14681 Midway Rd Ste 105	Addison	on	XT	75001	
Short, Lauren		Address on File					
SHPILBERG, SCOTT							
Shred-it USA		11101 Franklin Avenue Suite 100	Frank	Franklin Park	IL	60131-1403	
Shred-it USA		28883 Network Place	Chicago	go	_	60673-1288	
Shred-it USA		PO Box 730504	Dallas	•	X	75373-0504	
Shred-it USA		PO Box 101007	Pasadena	dena	CA	91189-1007	
SHUMWAY, CLAY		Address on File					
SHUSTER, SHARON		Address on File					
Siber Systems, Inc		3701 Pender Dr Ste 400	Fairfax	×	VA	22030-6045	
Siddharth Mehra		Address on File					
SIDLEY AUSTIN LLP		PO BOX 0642	Chicago	obi		06909	
SIEGEL, HAROLD		Address on File					
		5440 Harvest Hill Road Suite					
Siepe Services, LLC	Chris Doty	100	Dallas		TX	75230	
Siepe Services, LLC		5440 Harvest Hill Road Suite 100	Dallas	9	X	75230	
Siepe Services, LLC		2200 Ross Ave, Ste 4700E	Dallas	0	X	75201-0000	
Siepe, LLC		6135 Churchill Way	Dallas	•	X	75230	
SIEVERT, AMY		Address on File					
Sigma Financial Corp	Attn Jackie Pascarella	1717 N. IH 35, Ste 150	Roun	Round Rock	X	78664	
Sigma Financial Corporation		300 Parkland Plaza	Ann Arbor	vrbor	Ī	48103	
Signator Investors, Inc.		20 E Thomas Rd Ste 2000	Phoenix	xic	ΑZ	85012-3129	
Signature Productions, Ltd.		5331 85th St.	Lubbock	ock	X	79424	
Sills Cummis & Gross		The Legal Center One Riverfront Plaza	Newark	노	S	07102-5400	
Silva, Alison		Address on File					
Silver Scriptor LLC		PO Box 9012	Austin	_	×	78766	
Silver Scriptor LLC		PO Box 61064	Seattle	Ф	WA	98141	
Silverman Communications Group		11 Carol Ct.	Glen Rock	Rock	2	07452	
SIMEK, DAVID		Address on File					
SIMMONS, DAVID		Address on File					
Simon, Scott		Address on File					
A constant		2000 C C C C C C C C C C C C C C C C C C	<u> </u>	,	> <u>+</u>	75054	
Simpson Appraisal, Inc		0009 Beit Line Ka., Suite 145	Dallas	70	<u><</u>	13234	
BARTLETT LLP		425 LEXINGTON AVE	New York	York	N	10017-3954	
SIMPSON THACHER &		8000C > 0 a	YroV wolv	710	>2	10087_9008	
Sims Austin		Address on File	ADA.	200	-	0006-10001	
			+			-	

Highland Capital Management, L.P. Case No. 19-34054

Page 126 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 139 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

CreditorName CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
-	Address on File					
SISK, JESSICA	Address on File					
Sitrick and Company Inc.	11999 Vincente Blvd	Penthouse		Los Angeles	CA	90049
Sitrick and Company Inc.	1840 Century Park East Ste 800			Los Angeles	CA	29006
SK Research, LLC	10320 Little Patuxent Parkway	12th Floor		Columbia	MD	21044
Skadden, Arps, Slate, Meagher & Flom LLP				New York	×	10036
Skadden, Arps, Slate, Meagher & Flom LLP	PO Box 1764			White Plains	×	10602
SKC COMMUNICATION PRODUCTS, LLC	P.O. BOX 874843			Kansas City	MO	64187-4843
Skybridge Alternatives Conference Attn Jeanie Reyes	527 Madison Ave, 16th Flr			New York	×Z	10022
SkyBridge SALT LLC Attn Jeanie Reyes	527 Madison Ave, 16th Floor			New York	Ν	10022
Skyline DFW Exhibits & Events	900 Avenue S			Grand Prairie	¥	75050
Skyline Sector 5		7 - 11 - 0		Arlington	XI	76011
Slant Parners		Suite 1550		Dallas	× =	81.797
Slayton International	Jeen Hotel Cir N # 175			Cnicago San Diado	_ \	02108-2807
SloMo Lounge	4901 Harbor Court			Flower Mound	ξ×	75022
Smallwood, Allan	Address on File					
Smarsh	gton St	Suite 540		Portland	OR	97205
Smarsh	PO Box 505265			Saint Louis	МО	63150-5265
Smith Katzenstein Jenkins LLP	800 Delaware Avenue, Ste. 1000	P.O. Box 410		Washington	DE	19899
SMITH, DAVID	Address on File					
Smith, Felicia	Address on File					
Smith, lan	Address on File					
Smith, Jackson, Boyer & Boyard	9400 NCX, Ste 420 9400 N Central Expwv			Dallas	×	75231-5063
SMITH, SEAN	Address on File					
Smith, Theodore	Address on File					
SMS	WELLS FARGO BANK-IN CARE OF SMS	6480 ARGO ST		Dallas	X	75214
SMU Cox School of Business	Pitts Leadership Award	PO Box 750333		Dallas	XT	75275-0333
Snapptraffic Consulting	9 Cherry PI.			Huntington	NY	11743
Snell & Wilmer LLP	One Arizona Center	400 E. Van Buren, Suite 1900		Phoenix	AZ	85004-2202
SNI Companies	14241 Dallas Parkway	Suite 550		Dallas	X	75254
SNL Financial	PO BOX 414624			Boston	MA	02241-4624
SNR Denton US LLP		Suite 7800		Chicago	IL.	90909
	10320 Little Patuxent Pkwy				2	77
Shyder realliey, LLC Shyder Evan	Address on File			Columbia	Z Z	71044
Social Matters	PO Box 800357			Dallas	X	75380-0357

Page 127 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 140 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
SOCIETY FOR HUMAN					<u>:</u>		
RESOURCE MANAGEMEN		PO BOX /9482			Baltimore	MD	21279-0482
Society of St. Vincent de Paul,	Diocesan Council of Dallas	10500 Steppington Drive, Suite 251			Dallas	¥	75230
Software Shelf International,		601 Cleveland Street, Suite			i	i	
Inc		710			Clearwater	F	33755
Software Shelf International,		PO Box 7343			Menlo Park	Ą	94026
SoftwareONE, Inc.		20875 Crossroads Cir.	Suite 1		Waukesha	M	53186
SoftwareONE, Inc.		PO Box 510944	15700 W. Cleveland Ave	0	New Berlin	×	53151-0944
Sohn Conference Foundation	c/o Garwood Events	225 106 Street, Ste 15M			New York	×	10025
Solarwinds		7171 Southwest Parkway	Bldg 400		Austin	X	78735-0000
SolarWinds, Inc		PO Box 730720			Dallas	X	75373
Solid Details LLC		2121 Santa Anna Ave.			Dallas	X	75228
Solomon R. Guggenheim Foundation		345 Hudson Street	12th Floor		New York	ž	10014
SOLOW BUILDING					7		10000
COMPANY II, LLC		PU BUX 2/112			New York	×	10087-7112
SOLOW BUILDING COMPANY II. LLC		PO Box 823812			Philadelphia	PA	19182-3812
SOMMER FRAZIER		Address on File			_		
Sonny Bryans Smokehouse		2625 Seelcco St			Dallas	X	75235-2608
:	A Sony Pictures Entertainment						
Sony Pictures Studio Group	Company	File #54715			Los Angeles	CA	90074-4715
Soto, Hailey		Address on File					
Source Code North America,					:	-	
Inc .		Dept CH 16510			Palatine	⊒ [60055-6510
Source, Inc.		PO Box 202414			Dallas	XI	75320
SourceMedia		PO Box 4871			Chicago	_	60680
SourceMedia		PO Box 4634			Chicago	_	60680-9598
SourceMedia		PO Box 71633			Chicago		60694-1633
South Dakota Division of Securities		124 S. Euclid, Ste. 104			Pierre	SD	57501
Southern Conference Teacher							
Retirement		PO Box 642			Sturbridge	MA	01566
Southern Methodist University	Attn Erin Sutton	PO Box 750460			Dallas	¥	75275-0460
Southfork CLO Ltd. JPMorgan Chase Bank, National	Attention The Directors-	Queensgate House, South		F.700004	7		Cayman
Association	Strationa CLO Lta.	Church Street, George Lown		P.O. Box 1093G1	Grand Cayman		Islands
Southfork CLO Ltd. JPMorgan Chase Bank, National Association	JPMorgan Chase Bank	600 Travis Street	50th Floor	Institutional Trust Services-Southfork CLO Ltd.	Houston	¥	77002
Southfork CLO, Ltd.	The Directors	PO Box 1093 GT	Queensgate House, South Church Street	George Town	Grand Cayman		Cayman Islands
Southland Property Tax Consultants, Inc		201 S Main St Ste 1460			Fort Worth	X	76102-3146

Page 128 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 141 of 175 Exhibit c

Creditor Matrix
Served via First Class Mail

Creditorname	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Southland Property Tax			2		:	í	0000	
Consultants, Inc		777 Main Street	Suite 1960		Fort Worth	× ř	76000	
Southwest Ford Inc.		PO Box 234			Weatherford	×	98097	
Southwest Glass, Inc.		2333 Glenda Lane			Dallas	×	75229	
Southwest Reporting & Video						Ì	1	
Service Southwest Seems		826 Heights Biva.			Houston	<u> </u>	75274 0506	
Southwest Search	A#5 Holls Dout	1204 Flm St Sto			Dallas	< }	75270	
Southwest Securities, Inc.	Aun nony Peniz	IZUI EIIII SI, SIE 3500	3880 Maple Ave Ste		Dallas	<u><</u>	07707	
Foundation		Parkland Hall at Old Parkland	3009 Maple Ave, Ste 100		Dallas	X	75219	
Sove Lavi		Kimberly Simens	1212 Wyndham Hill Lane		Southlake	×	76092	
SOWIN JOSEPH		Address on File						
SOWIN, JOSEPH		Address on File						
Spears & Associates		8908 S. Yale	Suite 440		Tulsa	Š	74137	
Special Delivery Service, Inc.		5470 L.B.J. Freeway			Dallas	×	75240	
Special Fund For Disability Benefits	Accounts-DB Penalty	328 State Street			Schenectady	Ņ	12305-2318	
Special Fund For Disability	Accounts-DB Penalty Room	301 20 Park St			Albany	> 2	12207-1674	
Specialized Schedulers Inc.		22334 SW 107th Ave			Trialatin	- BC	97062	
SPECTOR ANASTASIYA		Address on File				5	100	
SPECTRUM GAMING GROUP								
)		2 DONOVAN ROAD			Penninaton	Ž	08534	
SPEICHER NATHAN		Address on File				2		
Spence Austin		Address on File						
Spherion		PO Box 100186			Atlanta	GA	30384-0186	
Spinner Printing Company		3335 Keller Springs #100			Carrollton	X	75006	
Spin-Off Advisors. LLC		1327 W. Washington Blvd	Ste 4-G		Chicado	_	20909	
Spoke LLC		3304 9th St. NE #1			Washington	DC	20017	
Spot Cooling Systems		1420 Century Dr Ste 800			Carrollton	×	75006	
Spotlight Marketing								
Communications		18101 Von Karman Ave.	Third Floor		Irvine	CA	92612	
Springboard Network LLC		9900 Spectrum Drive			Austin	×	78717-0000	
Sprint		PO Box 660092			Dallas	XT	75266-0092	
Square, Inc		1455 Market St.	Suite 600		San Francisco	CA	94103	
Squire Patton Boggs (US) LLP		PO Box 643051			Cincinnati	공	45264	
ST JUDE CHILDRENS RESEARCH HOSPITAL		501 St. Jude Place			Memphis	Z	38105	
ST JUDE CHILDRENS RESEARCH HOSPITAL		4324 N BEI TI INF RD	STE C-206		Irving	ž	75038	
St Louis Cardinals		700 Clark St	Group Ticket Dept		Saint Louis	ČW.	63102	
STA SVDP		6306 Kenwood Ave			Dallas	2 ×	75214	
Stacey Morimoto		Address on File						
STACEY RIGG		Address on File						
Staffelbach Inc		2525 McKinnon Suite 800			Dallac	×	75201	
STACTOR IOE		Address on File			Dallas	<_	1 020	
Staltari Mauro		Address on File						
Stariani, Madio		Adding on File						
oldii Lata		Addless on File						

Page 129 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 142 of 175 Exhibit c Creditor Matrix Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Standard & Poors	Capital IQ	2542 Collection Center Dr			Chicago	_	60693	
Standard & Poors/Capital IQ		33356 Collection Center Drive			Chicago	_	60693-0333	
Standard Ins. Co. RAS	Atto Glenda Wright-P4B	1100 SW 6th Ave			Portland	a C	97204	
Standard Ins. Co. RAS	Tal Golda	INDIVIDUAL CLIENT				á	100	
Executive Benefits		SERVICES	PO BOX 711		Portland	OR	97207-0711	
Standard Ins. Co. RAS Executive Benefits		PO BOX 5674			Portland	an C	97228-5674	
Standard Concurred Proposed		1100 SW 6th Ave			1		70070	
					סומוס	á	107.6	
Standard Insurance Company		PO Box 2707			Portland	OR	97208-3358	
Standard Insurance Company		PO BOX 3358			Portland	OR	97208-3358	
Standard Research Corporation		4430 Tyne Blvd			Nashville	N _L	37215	
STANLEY ACCESS TECH LLC		PO BOX 0371595			Pittsburgh	PA	15251-7595	
Stanton Advisors LLC		300 Coles Street	Apt. 802		Jersey City	2	07310	
Stanton Law Firm PC	James Stanton	1717 Main St., Suite 3800			Dallas	X	75201	
Stanton Law Firm PC		4350 Beltway Drive			Addison	X	75001	
Stanton LLP		1717 Main St, Ste 3800			Dallas	X	75201	
Stanton LLP		9400 N Central Expwy	Ste 1304		Dallas	X	75231	
Staples Credit Plan		Dept. 22 - 0008144217 PO Box 9020			Des Moines	۷	50368-9020	
Star Displays		16914 FM 2920			Tomball	X	77377	
Star Pro Staffing		8600 Preston Rd Apt 113			Dallas	X	75225-3529	
State Auditor		1900 Kanawha Boulevard East	Building 1, Room W-100		Charleston	^	25305	
STATE BAR OF TEXAS					Saginaw	M	48605-5075	
State Bar of Texas		PO Box 12487			Austin	×	78711-2487	
State Bar of Texas		PO BOX 13007	MCLE DEPT		Austin	X	78711-3007	
State Bar of Texas		PO Box 149335			Austin	TX	78714-9335	
State Comptroller		111 E 17th St			Austin	X	78774-0001	
State Comptroller		Comptroller of Public Accounts	111 E 17th St		Austin	X	78774-0100	
State Fair of TX Youth		PO Rox 150009			Dallac	ž	75315	
State Insurance Fund		PO Box 4779			Syracuse	λ	13221-4779	
State Insurance Fund		PO Box 5261	Disability Benefits		Binghamton	ž	13902-5261	
State of Alaska		Securities Section, Division of Banking	333 W. Willoughby Ave., Ste. 9		Juneau	AK	99801	
STATE OF ABKANGAS	DEPT OF FINANCE &)))	CORPORATION) () () ()	0 <	72203 0040	
STATE OF CALIFONIA.	ADMINISTRATION	8 S C C C C C C C C C C C C C C C C C C			LILIE ROCK	2	6180-0777	
FRANCHISE TAX BOARD		PO BOX 942867			Sacremento	CA	94267-0011	
State of Delaware	Division of Corporations	PO Box 5509			Binghamton	N	13902-5509	

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
STATE OF MARYI AND	Dept of Assessments & Taxation	Personal Property Division	PO Box 17052		Baltimore	QM	21297-1052	
STATE OF MICHIGAN	COMPOSITE RETURN	PO BOX 30058	MICHIGAN DEPT OF TREASURY		Lansing	Σ	48909	
	Corp, Securities & Comm Licensing Bureau	525 W. Allegan Street	Audit & Exam Division		Lansing	Σ	48909	
STATE OF MICHIGAN	MICHIGAN DEPARTMENT OF TREASURY	DEPT 77375	PO BOX 77000		Detroit	Ξ	48277-0375	
		PO Box 30774			Lansing	Ξ	48909-8274	
State of New Hampshire		New Hampshire Dept. of State	107 N. Main Street, Rm 204, State House		Concord	IZ	03301-4951	
STATE OF NEW JERSEY	DEPT OF LABOR AND WORKFORCE	PO BOX 929	DIV OF REVENUE PROCESSING		Trenton	2	08646-0929	
		New Jersey Dept of Law & Public Safety	153 Halsey Street, 6th Floor		Newark	2	07102	
STATE OF NEW JERSEY		REVENUE PROCESSING CENTER	PO BOX 642		Trenton	2	08646-0642	
	Division of Tax Revenue Proc Center	PO Box 66			Trenton	Z	08646-0666	
State of Oregon	Div of Finance & Corporate Securities	350 Winter St NE, Rm 410	Labor & Industries Bldg		Salem	OR	97301	
State Securities Commissioner of Alabama		Registration Division	401 Adams Avenue, Suite 280		Montgomery	AL	36104	
State Street Bank and Trust Company	CDO Services Group	200 Clarendon Street	Mail Code EUC-108		Boston	MA	02116	
State Street Bank and Trust		PO Box 5607			Boston	ΔM	02208-5607	
State Street Corporation		PO Box 5013			Boston	WA	02206-5013	
State Street Corporation		PO Box 5607			Boston	MA	02206-5607	
State Street Global Exchange	State Street Bank and Trust Company	Elkins McSherry LLC	One Lincoln Street		Boston	MA	02111	
		One Lincoln Street			Boston	MA	02111	
Status Labs.com		151 South 1st	Suite 100		Austin	¥	78704	
Stax Media, Inc.		4630 Soquel Drive	Suite 5		Soquel	CA	95073	
Stefan Peller		Address on File			:	!		
Stellar Adventures		PO Box 8329			Scottsdale	Z X	85252	
Stephanie Catalano		Address on File				3		
Stephanie Vitiello	Michael P. Hutchens, Esq.	Whitaker Chalk Swindle & Schwartz PLLC	301 Commerce Street, Suite 3500		Fort Worth	¥	76102-4135	
STEPHEN LORENZ	-	Address on File						
Stephen M. Fremgen		Address on File						
Steptoe & Johnson LLP		1330 Connecticut Ave, N.W.			Washington	DC	20036-1795	
STERLING VALUATION GROUP, INC		590 MADISON AVE	5TH FLR		New York	×	10022	
STEVE LEACH		Address on File						
Steve Mackay		Address on File						
Steve Thel		Address on File						
STEVE ZIMMERMAN		Address on File						

Page 131 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 144 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3 City	State	Zip	Country
Steven Delarosa		Address on File					
STEVEN GART		Address on File					
Steven Haltom	Michael P. Hutchens, Esc.	Whitaker Chalk Swindle & Schwartz PLLC	301 Commerce Street, Suite 3500	Fort Worth	XL	76102-4135	
Steven J White MD				Dallas	×	75265-0772	
Steven J. Kaplan, P.C.		5910 Stoneshire Ct		Dallas	×	75252	
Steven Johnson		Address on File					
STEVEN SUN		Address on File					
Stevens, Kellie		Address on File					
Stevens, Kellie		Address on File					
Stewart F. House Photography		2600 Bunker Hill Cr		Plano	×	75075	
Stewart, Phoebe		Address on File					
Stewart, Phoebe L.		Address on File					
STEWART, STEVEN a.		Address on File					
STF Services Corporation		PO Box 3251		Syracuse	N≺	13220-3251	
STIKEMAN ELLIOT		5300 Commerce Court West	199 Bay Street West	Toronto	NO	M5L 1B9 C	CANADA
Stillman & Friedman, P.C.		425 Park Avenue	26th Floor	New York	λ	10022	
Stinson Leonard Street LLP	Stinson LLP	Attn Paul Lackev	3102 Oak Lawn Avenue, Suite 777	Dallas	XL	75219	
Stinson Leonard Street LLP				Kansas City	CM	64184	
	-	3102 Oak Lawn Avenue, Suite		610 000000			
Stinson LLP	Attn Paul Lackey	111		Dallas	×	75219	
Stinson LLP	Deborah Deitsch-Perez, Michael P. Aigen	3102 Oak Lawn Avenue, Suite 777		Dallas	X	75219	
Stinson LLP	Paul M. Hoffmann	1201 Walnut Street, Suite 2900		Kansas City,	MO	64106-2150	
STINSON MORRISON							
HECKER LLP		PO Box 219492		Kansas City	MO	64121	
Stone, David		Address on File					
Stone, Kenneth		Address on File					
Stonecypher, Abbie		Address on File					
Stonelake Capital Holdings, LP Attn Blake Wilson	Attn Blake Wilson	100 Crescent Court, Suite 850		Dallas	X	75201	
Stonelake Capital Holdings, LP Attn Jacob Becker	Attn Jacob Becker	100 Crescent Court, Suite 850		Dallas	X	75201	
Stonelake Capital Holdings, LP Attn John A. Kiltz	Attn John A. Kiltz	3200 Gracie Kiltz Lane, Suite 500		Austin	X	78758	
Stonelake Capital Holdings, LP Attn Kenneth E. Aboussie, Jr.	Attn Kenneth E. Aboussie, Jr.			Dallas	¥	75201	
Stonelake Capital Holdings, LP Attn W. Hunter Sage, Esq.	Attn W. Hunter Sage, Esq.			Houston	¥	77027	
Stonelake Capital Holdings. LP Attn William C. Wilshusen	Attn William C. Wilshusen	Havnes & Boone, LLP	2323 Victory Avenue, Suite 700	Dallas	XL	75219	
STOOPS, CLIFFORD							
Stout Management Company		10151 Park Run Drive		Las Vegas	N N	89145	
Stradley Ronon Stevens &		2005 Market Street	Suite 2600	ייים סייים	< 0	10103 7018	
Strand Advisors Inc		1209 Orange Street	Onlie zooo	Wilmington	Y L	19103-7016	
טוומווע אמיויטרייטרי		1209 Ciange Cuect		100811111111111111111111111111111111111	7	1300-1000	

Page 132 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 145 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
	A#5 Coop.	Two Collogo Tower	13455 Noel Road, Suite		۰	È	75240	
	Attil Jailles Geely		13455 Noel Road, Suite		Dallas	<_	04400	
Strand Advisors, Inc.	Attn John Dubel	Two Galleria Tower	1300		Dallas	X	75240	
Strand Advisors Inc	Atta Russell Nelms	Two Galleria Tower	13455 Noel Road, Suite		Dallac	×	75240	
<u>a</u>		PO Box 50100			Dallas	< ×	75250-9989	
SLS						<u> </u>		
	ATTN Eileen Gabay	52 Vanderbilt Avenue	8th Floor		New York	NY	10017	
Strategas Securities LLC		52 Vanderbilt Ave	8th FI		New York	NY	10017	
STRATEGIC ALLIANCE		gg 71190 93199VO W 993	007 L		- 4	ī	00000	
Stratogic Einengal Solutions		200 W CYPKESS CREEK RD	S1E 420		Ft. Lauderdale	۲ <u>۲</u>	33309	
Strategic Financial Solutions		5004 Crestway Drive	Suite 1340		Austin	Z	78731	
Strategic Insight Group		1300 Summit Ave Ste 512			Fort Worth	××××××××××××××××××××××××××××××××××××××	76102-4419	
STRATEGIC WORKFORCE SOLUTIONS		PO BOX 32960			Hartford	CT.	32960	
Stratford CLO Ltd.		P.O. Box 1093GT, Queensgate House	South Church Street	George Town	Grand Cayman			Cayman Islands
treet	State Street Bank and Trust	-	CDO Services Group,		C			
Bank and Irust Company	Company	200 Claredon Street	Ref Stratford CLO Ltd.		Boston	MA	02116	
Stratford CLO Ltd. State Street Bank and Trust Company	Stratford CLO Ltd.	P.O. Box 1093GT, Boundary Hall	Cricket Square George Town, Grand Cayman	Attention The Directors- Stratford CLO Ltd.	Grand Cayman			Cayman Islands
Strafford CLO, Ltd.	c/o Maples Finance Limited	PO Box 1093 GT, Queensgate House	South Church Street	George Town	Grand Cayman		KY1-1108	Cayman Islands
Stratos Legal Services, LP		4295 San Felipe	Ste 125		Houston	×	77027	
	Attn P. Hudson	1206 San Antonio Street			Austin	X	78701	
Strohl Systems Group		631 Park Ave			King of Prussia	PA	19406	
STRONCZEK, JILLIAN N.		Address on File						
Ledyard, L.L.P.		Orleans			Beaumont	×	77701-3255	
Stroock & Stroock & Lavan LLP		180 Maiden Lane			New York	Ž	10038	
Structural and Steel Products,					i.	Ì		
Inc		3001 W Patrord Street			Fort Worth	×	/6110-0000	
Structure Tone Southwest, Inc.		3333 Welborn St, Ste 200			Dallas	×	75219	7 - 2
Structured Credit Investor		507 Clerkwell Workshops	27/31 Clerkenwell Close		Farringdon		EC1R 0AR	United Kingdom
Studio Movie Grill		5405 Beltline Rd Address on File			Dallas	×	75248	
Stuhlsatz, Amv		Address on File						
Stutman Treister & Glatt PC		1901 Avenue of the Stars	12th Floor		Los Angeles	CA	90067-6013	
Styx International, Ltd.		875 Third Avenue	10th Floor		New York	N≺	10022	
Styx Partners, LP		875 Third Avenue	10th Floor		New York	×	10022	
Success CE		2 Corporate Plaza Drive	Suite 100		Newport Beach	CA	92660	
Succession Resource Group		PO Box 1573			Tualatin	OR	97062	

Page 133 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 146 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
		7 World Trade Center at 250))	2	40007	
Sui Hook Gov	ve, collections, Finance Dept.	Ni Advisore Inc	1138 Cadillac Ct		New York	÷ <	10007	
Sui Hock Goy		IN Advisors, III.C.	1130 Caulliac Ct.		Mipitas	5	30000	
Suicide and Crisis Center of North Texas		10625 Northboro			Dallas	X	75230	
Sullivan Cromwell LLP	Brian D. Glueckstein	125 Broad Street			New York	Ν	10004	
SULLIVAN, JOURDAN		Address on File						
Summit Brokerage Services, Inc.	Attn Compliance/Payroll	595 South Federal Highway	Ste 500		Boca Raton	7	33432	
Summit Brokerage Services, Inc.		500 S. Federal Highway	Suite 500		Boca Raton	긥	33432	
Summit Management Limited		23 Lime Tree Bay Avenue	Suite #4-210	Govenors Square			KY1-1209	Cayman Islands
Sun Life Assurance Company of Canada		PO Box 7247-7184			Philadelphia	PA	19170-7184	
Sunbelt Securities, Inc.		2700 Post Aok Blvd, Suite 1700			Houston	×	77056	
Sundance Painting		3702 N Buckner Blvd			Dallas	X	75228-5612	
SunDiego Charter Company		522 W 8th Street			National City	CA	91950	
SUNEET AGARWAL		444 WASHINGTON BLVD			Jersey City	2	07310	
SunGard		Bank of America Lockbox Services	15138 Collections Center Dr		Chicago		60693	
Sungard Availability Services		91233 Collection Center Drive			Chicago		60693	
Sungard Protegent	Automated Securities Clearance LLC	15138 Collections Center Dr			Chicago	IL	60693	
Sunil Devarakonda		111 East 125th Street, Apt 3 E			New York	Ņ	10035	
SunTrust Robinson Humphrey Inc.	Attn Documentation	SunTrust Robinson Humphrey	711 5th Avenue 14th FI.		New York	Σ	10022-0000	
Superior Search & Staffing		5001 Spring Valley Rd Ste 1000 W			Dallas	¥	75244	
Supermarket News		PO Box 15548			North Hollywood	CA	91615-5548	
SURGENT, THOMAS		Address on File						
Susan Burton Consulting, LLC		4127 Towne Green Circle			Addison	X	75001	
Susan Leahy		Address on File	Sto 5100			ž	77002	
Sutherland Asbill & Brennan						<u> </u>	700	
LLP		700 Sixth Street NW	Suite 700		Washington	DC	20001	
Sutherland Asbill & Brennan LLP		999 Peachtree Street NE			Atlanta	GA	30309-3996	
Swadley, Emily		Address on File						
SWADLEY, RICK		Address on File						
Swank Audio Visuals		400 Crescent Court			Dallas	X	75201	
Sweeney, Katelyn		Address on File						SWITZEDI ANI
SWIXMED		Zurichbergstrasse 20			Zurich		08032	SVI IZENEAN D
Sybari Software, Inc.		353 Larkfield Rd			East Northport	N	11731	

Page 134 of 155

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Cc	Country
Symphony Communication								
Services LLC		1117 S California Ave			Palo Alto	Š	94304-0000	
Synnex Corporation		5845 Collections Center Dr			Chicago	_	60693	
Sysco Food Services		PO Box 560700			Lewisville	X	75056-0700	
System Electric		1278 Montalvo Way			Palm Springs	CA	92262	
T.H. Quest, Inc.		5001 Spring Valley Rd.	Ste 400-E		Dallas	X.	75244	
T4 Capital Talent, LLC		272 E. Deerpath Rd	Suite 236		Lake Forest	_	60045	
TACA The Arts Community Alliance	Attn Julie Bice	One Arts Plaza	1722 Routh Street, #115		Dallas	¥	75201	
TAK-CHEUNG DAVIDSON		5050 S LAKE SHORE DR,				=	L	
WAN Toliston		APT #1509			Cnicago	_ E	00015	
I alkingbox Divid, LLC		264 Sport HIII Road			Easton	5 :	71 000	
TAMALE SOFTWARE, INC		320 CONGRESS SI			Boston	MA	02210	
TANDBERG, SCOTT		Address on File						
Tanner Morgan		Address on File						
Tara Allen		Address on File						
TARAS LIMO & AIRPORT SERVICE		PO BOX 795581			Dallas	¥	75379-5581	
Tarrant County	Elizabeth Weller	Linebarger Goggan Blair & Sampson, LLP	2777 N. Stemmons Freeway, Suite 1000		Dallas	×	75207	
TARSHA DANIEL S		Address on File						
TARUN K BHATT		Address on File						
Tax & Accounting-R&G		PO BOX 71687			Chicado	=	60694-7687	
TAX EXECUTIVES					Di i	!		
INSTITUTE, INC		PO BOX 9407			Uniondale	ž	11555-9407	
Taylor Porter		Address on File						
Taylor, Brian		Address on File						
TAYLOR, GREGORY		Address on File						
TCS Central Region GP LLC	ATTN Kelly Thomas	5001 Spring Valley	Suite 600W		Dallas	X	75244	
TCS Corporate Services	Allied Capital Partners	PO Box 676649			Dallas	XT	75267	
TCS Corporate Services		PO Box 671160			Dallas	XX	75267-1160	
TD Ameritrade Trust Company Attn FFC RMT	Attn FFC RMT	PO Box 17748			Denver	8	80217-0748	
TDA Associates, Inc.		2101 Sardis Rd N, Suite 109			Charlotte	NC	28227	
TDIndustries		PO Box 300008			Dallas	XX	75303-0008	
Technology Team, LLC		1120 South Freeway	Suite 215		Fort Worth	X	76104	
Ted Kanarek		Address on File						
Telecomm Strategies Inc		6404 Highland Drive			Chevy Chase	MD	20815	
TELOS Peformance Center		13701 Dallas Pkwy			Dallas	X	75240	
Temple Emanu-El	Attn Rick Rosenberg	8500 Hillcrest			Dallas	X	75225	
Tennessee Department of Revenue		500 Deaderick Street	Andrew Jackson State Office Building		Nashville	Z	37242	
Tennessee Dept of Commerce & Insurance		Securities Division	500 James Robertson Parkway, Suite 680		Nashville	Z	37243	
TERRELL, ARTIS		Address on File						
Terrie Rabinowitz, L.C. S.W.		7186 Promenade Dr Apt 801			Boca Raton	긥	33433-6977	
Terry Jackson		Address on File						
Terry Jackson		Address on File						
Terry Swagerty		Address on File						
Terry, Doris A.		Address on File						

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 148 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Citv	State	Zip Country
TERRY, JOSHUA N.		Address on File					
TESLA, NIKOLA		Address on File					
Texas Alliance of Energy							
Producers		900 8th Street, Suite 400			Wichita Falls	Υį	76301
Texas Best Meats		PO Box 4810			Wichita Falls	×	76308
Texas Best Meats		7043 Seymour Hwy			Wichita Falls	X	76310
Texas Commerce Bank, N.A.		600 Travis Street	8th Floor, Texas Commerce Tower	Global Trust Services	Houston	×	27002
Texas Comptroller of Public							
Accounts		PO Box 149348			Austin	XT	78714-9348
Texas Department of Insurance	Financial Regulation Division	Company Licensing and Registration	333 Guadalupe		Austin	×	78701
Texas Dept of Licensing and							
Regulation		PO Box 12157			Austin	X	78711
		LOCKBOX-DSHS					
TEXAS DEPT OF STATE		ASBESTOS/DEMO					
HEALTH SERVICES		NOTIFICATION	PO BOX 12190		Austin	X	78711-2190
Texas Entertainment Group		103 N Kirby St			Garland	X	75042
Texas LawBook LLC		3888 Everwood Lane			Addison	X	75001
TEXAS ROOF		728 LINGCO DR			Richardson	×	75081
Texas Secretary of State	Accounts Receivable	PO Box 12887			Austin	×	78711-2887
Texas Secretary of State		PO Box 13697			Austin	X	78711
Texas State Comptroller		9241 B I FREEWAY	STE 205		Dallas	×	75243
Texas State Comptroller		PO Box 12030	200		Austin	××	78711-2030
		Securities Commission of					
Texas State Securities Board		Texas	208 E 10th, Room 610		Austin	¥	78701
TEXPERS		13111 Northwest Freeway	Suite 100		Houston	×	77040
Thackrav Williams LLP		32-40 Widmore Rd	Bromlev		Kent		United BR11RY Kinadom
Tharrington Smith LLP		PO Box 1151			Raleigh	CN	
					- Valengii	2	7007
The American Cancer Society		18505 West Twelve Mile Rd			Southfield	Σ	48076
The Ashcroft Lawfirm, LLC		950 North Glebe Road	Suite 2400		Arlington	۸A	22203
The Ashcroft Lawfirm, LLC		1100 Main Street	Suite 2710		Kansas City	MO	64105
The Aspen Institute		Society of Fellows	1000 N. Third Street		Aspen	00	81611
The Badge of Honor Memorial Foundation		David Blanchard	3131 Maple Ave		Dallas	×	75201
					Whitehouse		
The Bailey Group		PO Box 1395			Station	S	08889
The Bank of New York Mellon	Elizabeth Stern	Director and Managing Counsel	240 Greenwich Street, 18th Floor		New York	ž	10286
The Bank of New York Mellon Trust Compan		601 Travis. 16th floor			Houston	×	77002-0000
The Bank of New York Trust							
Co.	Global Corp. Trust	600 Travis Street, 50th Floor			Houston	X	77002
The Bermuda Monetary		43 Victoria Street			Hamilton		HM 12 Remilda
The Bowman Law Firm, LLC		840 Tom Wheeler Lane			McFwen	Z.	
The Bradhiry Group		10661 Rockley Rd			Horiston	×	50.72
THE Diagramy Group		10001 incomey inc			- IOdacoi	<	66077

Page 136 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 149 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
The Brattle Group		44 Brattle St			Cambridge	MA	02138-3736	
The Bretton Woods Institute		R.R. #1 Simcoe			Toronto	NO	N3Y 4J9	CANADA
The Bryant Park Hotel		40 W. 40th Street			New York	Σ	10018	
THE BUREAU OF NATIONAL AFFAIRS, INC		PO Box 419889			Boston	MA	02241-9889	
The Bureau of National Affairs, Inc (Blo		1801 South Bell Street			Arlington	۸×	22202-0000	
The Burnett Companies Consolidated, Inc.		PO Box 973940			Dallas	X	75397	
The Cake Guys		730 Big Stone Gap Rd	Suite B		Duncanville	XX	75137	
The Cayman Islands Monetary Authority		171 Elgin Ave, SIX Cricket Square		Georde Town	Grand Cayman			Cayman Islands
The Charlotte Observer		600 S. Tryon Street			Charlotte	NC	28202	
The Chart Store		11768 Tarrynot Ln			Carmel	Z	46033	
The Claro Group, LLC		123 N Wacker Dr Ste 2100			Chicago		60606-1747	
THE CLUEN CORPORATION		135 5TH AVE FL 4			NEW YORK	N	10010-7157	
The Crystal Charity Ball		Mrs. Mark D Leyendecker, Underwriting	3838 Oak Lawn Avenue, Suite L150		Dallas	¥	75219	
The Cystic Fibrosis Foundation		4040 North Central Expressway	Ste 730		Dallas	XL	75204	
The da Vinci School	Attn Christi Warren	10909 Midway Rd			Dallas	X	75229	
The Dallas Morning News		Subscriptions Dept.	PO Box 630054		Dallas	×	75263-0054	
The Darden School	Attn Development- CFR	PO Box 7726			Charlottesville	VA	22906-7726	
The Day Group		The 401 Centre	302 Regent Street		London		W1B3HH	United Kingdom
The Deal LLC		105 Madison Ave	5th floor		New York	Ż	10016	
The Deal LLC		PO BOX 26356			New York	×	10087-6356	
The Deal LLC		PO Box 3502			Northbrook	IL.	60065-9850	
The Devon Trust II		#2800	715 - 5th Avenue SW		Calgary	AB	T2P 2X6	CANADA
The DI Wire Publishing LLC		18101 Von Karman Ave	Suite 300		Irvine	CA	92612	
The Dugaboy Investment Trust Grant Scott, Trustee	Grant Scott, Trustee	4140 Park Lake Ave., Suite 600			Raleigh	O N	27612	
The Economist		Subscription Center	PO Box 46978		Saint Louis	MO	63146-6978	
The Economist		Subscriptions Department	PO Box 58522		Boulder	00	80322-8522	
The Efficient Business LLC		13601 Preston	Ste 250E		Dallas	X	75240	
The Efficient Business LLC		14800 Quorum Dr	Suite 560		Dallas	×ί	75254-7679	
The Emblem Source, LLC		4575 Westgrove Drive	Suite 500		Addison	× }	75001	
The Englishmans Interiors		Tokyo Ginko Kvokai Bldd 15th			Addison	×	1,000	
The Executive Centre		Floor	1-3-1 Marunouchi		Chiyoda-ku	Tokyo	100-0005	JAPAN
LLC		317 Madison Avenue	Suite 920		New York	N	10017	
	Attn Shivangi Pokharel	PO Box 7999			Dallas	X	75209	
THE FRANCHISE TAX BOARD		PO BOX 942867			Sacramento	CA	94267-0001	
THE FRANK W. NORRIS		PO Box 6071			Athens	ΨÜ	30604	
THE FRANK W. NORRIS		Warnell School of Forestry	and Natural Resources		Athens	45	30602-2152	
THE FREDONIA GROUP		767 BETA DR			Cleveland	동	44143	
		-			-	-	-	

Page 137 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 150 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	Cifv	State	Zip	Country
The Garden Gate		2615 Routh Street			Dallas		75201	
The Garden Gate		2303 Farrington	#100		Dallas	×	76207	
The General Counsel Forum		PO Box 131263			Dallas	×	75313	
The Greitens Group		4500 West Pine Boulevard			Saint Louis		63108	
The Griffith Law Firm		4925 Greenville Ave	Suite 200		Dallas		75206	
The Gym		921 W. Mayfield Rd.	Suite 112		Arlington	X	76015	
The Hanover Insurance Group		PO Box 580045			Charlotte	NC	28258-0045	
The Harry Walker Agency, Inc.		355 Lexington Ave	Flr 21		New York	×	10017	
THE HARTFORD		PO BOX 2907			The Hartfoed	CT	06104-2907	
THE HARTFORD		PO Box 660916			Dallas	X	75266-0916	
The Hockaday School	Attn Holly Hook	11600 Welch Road			Dallas	X	75229	
The Hogan Firm		1311 Delaware Ave			Wilmington	DE	19806	
The House Oldtown Brasserie		6936 E. Main St.			Scottsdale	AZ	85251	
The Intl Stock Exchange Authority Ltd		PO Box 623, Helvetoa Court	Block B, 3rd Floor	Les Echelons	St Peter Port	GUERNSEY	GY1 1AR	United Kingdom
The Irish Stock Evchange alo		28 Analosoa Straat			<u> </u>		100 X T25	OND IND
The Island Hotel		690 Newport Center Drive			Newbort Reach	40		בייון
The Joule		1530 Main Street			Dallas	SX	75201	
The Junior League of Dallas		PO Box 12707			Dallas	X	75226	
The Kaplan Group		2250 King Ct. Suite 50			San Luis		93401	
The Kiplinger Tax Letter		PO Box 62300			Tampa	FL	33662-2300	
The Kiplinger Tax Letter		PO Box 3299			Harlan	IA	51593-0479	
The Ladders	Accounting Dept	137 Varick St			New York	NY	10013	
THE LAKESHORE COMPANIES		1081 MOMENTUM PL			Chicago	IL	60689-5310	
The LDM Group 11.0		Renaissance Tower	1201 Elm Street, Ste. 4201		Dallac sellac	×	75270	
The Louiserie 8 Links		1011 Momentum Control	1071		Callas	<	1 321 0	
The Leukemia & Lyphoma Society		1311 Mamaroneck Ave, Suite 310			White Plains	N	10605	
The Leukemia & Lyphoma Society		8111 LBJ Freeway	Suite 425		Dallas	¥	75251	
The Loan Syndications and		See Modicos	4+5		No.	2	7,007	
The Mark and Pamela Okada		Nadisci Nadisci			200	-		
Family Exempt Trust #1	Brian D. Glueckstein	Sullivan Cromwell LLP	125 Broad Street		New York	N≺	10004	
The Markets.com		PO Box 9420			Uniondale	×	11555-9420	
The Matchbox Studio		3013 Canton Street			Dallas	X	75226	
The McCarton Foundation		331 W. 25th Street			New York	×	10001	
The Medleh Group		PO Box 96370			Honston	X	77213	
The Money Management Institute		1101 17th St, NW Ste 703			Washington	DC	20036	
The Money Management Institute		PO Box 759231			Baltimore	MD	21275-9231	
The Montessori School of Raleigh		7005 Lead Mine Road			Raleigh	CZ	27615	
		222			180	2	2	

Page 138 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 151 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
The Morgan Library & Museum		225 Madison Avenue			New York	×	10016	
The NASDAQ OMX Group Inc.		Lockbox 90200	PO Box 8500		Philadelphia	PA	19178-0200	
The NASDAQ Stock Market LLC	c/o Wells Fargo Bank	Lockbox 80200/PO Box 8500			Philadelphia	PA	19178-0200	
The National due Diligence Alliance		West8 Tower	10205 Westheimer Rd, Ste 500		Houston	X	77042	
The Neighbors Law Firm P.C.		2500 Regency Parkway			Cary	NC	27518	
The New York Times		PO Box 4039			Woburn	MA	01888-4039	
The New York Times		PO BOX 371456			Pittsburgh	PA	15250-7456	
The nGage Company, LLC	Attn Phil McKay	170 Pine Point Rd			Scarborough	ME	04074	
The Oechsli Institute		PO Box 29385			Greensboro	SC	27429	
I ne Optimal Networking Event, LLC		5 Block Court			Randolph	S	07869	
The Optimal Networking Event, LLC		PO Box 191			Mt. Freedom	2	07970-0191	
The Original Butt Sketch		PO Box 4495			Dallas	XX	75208-4495	
The Paley Center for Media	Attn Accounting Department	25 West 52nd Street			New York	NY	10019	
The Party New York		137 Avenue A	Suite 2E		New York	N	10009	
The Paul Revere Life Ins. Co.		PO Box 740590			Atlanta	GA	30374-0590	
The Pension Bridge, Inc		4504 S Ocean Blvd			Highland Bch	F	33487-4233	
I'NE PLACEMEN I GROUP, INC.		6060 North Central Expressway	Suite 524		Dallas	×	75206	
THE PLANT PLACE		10704 Goodnight Lane			Dallas	X	75220	
The Plexus Groupe		21805 Field Parkway	Suite 300		Deer Park	II.	60010	
The Plumbing Mechanical Fire		60 North Prospect Avenue			Lynbrook	ž	11563-1395	
The Promise House	Attn Christv Cerralvo		2711 N Haskell Ave, Ste 2500		Dallas	: ¥	75240	
The Real Estate Council			5430 LBJ Frwy, Suite 100		Dallas	: <u>×</u>	75240	
The Real Estate Council Foundation	Attn Stephanie Keller Hudiberg		Suite 1150		Dallas	X	75201	
The Reeds Public Relations Corporation		3232 McKinnev Avenue	Suite 855		Dallas	×	75204	
The Renaissance Consulting		870 San Jacinto Twr 2121 San			=	ì	1	
Group The Rhythm Room	Atta Flaine Hewlett	Jacinio St 4734 Tremont Street			Dallas	<u> </u>	75246	
The Rise School		4220 Monterey Oaks Blyd			Austin	× ×	78749	
The Ritz-Carlton		4220 Monteley Cars Dive.			Key Biscavne	<u> </u>	33149	
The Ritz-Carlton		2121 McKinney Avenue			Dallas	ΙĽ	75201	
THE RITZ-CARLTON, LAKE LAS VEGAS	ATTN A/R	1610 LAKE LAS VEGAS PKWY			Henderson	Ž	89011	
The Deschiolation	Ronald L. Rowland, Authorized	2452 Vinovorial 250				C	7777	
	المراجعة الم	2400 VIIIGyald Lalle				2	† -	
The Ryan Anthony Foundation					Dallas	X	75204	
The Search Group		222. W Las Colinas Blvd	Ste 844E		Irving	X	75039	

Page 139 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 152 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

THE SIGN COMPANY The Spencer Company The Standard The State of Texas The State of Texas The State of Texas The Stategic Financial Alliance The Strategic Financial Alliance The TAARP Group, LLP The TAARP Group, LLP The TAARP Group, Inc. The Texas Lyceum Association, Inc. The Texas Lyceum Association, Inc. The Townwide Fund of Huntington, Inc. The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The VIA Group, Inc.	575 MADISON AVE 2121 North Akard 1100 SW Sixth Ave PO Box 3358 PO Box 3358 Official Court Reporter 4516 Lovers Lane 202 Abbey Court 2200 Century Parkway, Ste 500 8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200	Suite 100 600 Commerce, 630 C Suite 229 Suite 1500	New York Dallas Portland Portland Portland	ork NY TX d OR d OR		,
ance ance at a surry	2121 North Akard 1100 SW Sixth Ave 1100 SW Sixth Ave PO Box 3358 PO Box 3358 Official Court Reporter 4516 Lovers Lane 202 Abbey Court 200 Century Parkway, Ste 500 8333 Douglas Avenue PO Box 79737 1166 Dekalb Pike 3305 Steck Ave Ste 200	Suite 100 600 Commerce, 630 C Suite 229 Suite 1500	Dallas Portland Portland Portland			
ance ance are at at at	1100 SW Sixth Ave PO Box 3358 PO BOX 5674 PO Box 3358 Official Court Reporter 4516 Lovers Lane 202 Abbey Court 2200 Century Parkway, Ste 500 8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave	600 Commerce, 630 C Suite 229 Suite 1500	Portland Portland Portland	000		
ance ance aury at	PO Box 3358 PO BOX 5674 PO BOX 3358 Official Court Reporter 4516 Lovers Lane 202 Abbey Court 2200 Century Parkway, Ste 500 8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave	600 Commerce, 630 C Suite 229 Suite 1500	Portland Portland	00		_
ance ance aury at	PO BOX 5674 PO Box 3358 Official Court Reporter 4516 Lovers Lane 202 Abbey Court 2200 Century Parkway, Ste 500 8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave	600 Commerce, 630 C Suite 229 Suite 1500	Portland	Ō		
ance ance at at at	PO Box 3358 Official Court Reporter 4516 Lovers Lane 202 Abbey Court 2200 Century Parkway, Ste 500 8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave	600 Commerce, 630 C Suite 229 Suite 1500			R 97228-5674	
at	Official Court Reporter 4516 Lovers Lane 202 Abbey Court 2200 Century Parkway, Ste 500 8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave	600 Commerce, 630 C Suite 229 Suite 1500	Portland	NO.	R 97208-3358	
The Stewpot Alliance The Strategic Financial Alliance The Strategic Financial The Strategic Financial Alliance, Inc. The TAARP Group, LLP The TAARP Group, LLP The TASA Group, Inc. The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury	rway, Ste	Suite 229 Suite 1500	Dallas	XT		
The Strategic Financial Alliance The Strategic Financial Alliance, Inc. The TAARP Group, LLP The TAARP Group, ILP The TASA Group, Inc. The Texas Lyceum The Texas Lyceum The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury	202 Abbey Court 2200 Century Parkway, Ste 500 8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave	Suite 1500	Dallas	X	X 75225	
The Strategic Financial Alliance, Inc. The TAARP Group, LLP The TAARP Group, LLP The TASA Group, ILP The Texas Lyceum The Texas Lyceum Association, Inc The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The United States Treasury The United States Inc.	2200 Century Parkway, Ste 500 8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave	Suite 1500	Alpharetta	a GA	A 30004	
Alliance, Inc. The TAARP Group, LLP The TAARP Group, LLP The TASA Group, ILP The Texas Lyceum The Texas Lyceum Association, Inc The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The University of Texas at Arlington The VIA Group, Inc	500 8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave	Suite 1500	-			
The TAARP Group, LLP The TAARP Group, LLP The TASA Group, Inc. The Texas Lyceum Association, Inc. The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The United States Treasury The University of Texas at Arlington The VIA Group, Inc.	8333 Douglas Avenue PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave	Suite 1500	Atlanta	GA		
The TAARP Group, LLP The TASA Group, Inc. The Texas Lyceum The Texas Lyceum Association, Inc The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The University of Texas at Arlington The VIA Group, Inc	PO Box 797337 1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave		Dallas	TX		
The TASA Group, Inc. The Texas Lyceum The Texas Lyceum Association, Inc The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The University of Texas at Arlington The VIA Group, Inc	1166 DeKalb Pike 3305 Steck Ave Ste 200 7131 Lavendale Ave		Dallas	XT		
The Texas Lyceum The Texas Lyceum Association, Inc The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The University of Texas at Arlington The VIA Group, Inc	3305 Steck Ave Ste 200 7131 Lavendale Ave		Blue Bell	PA		
The Texas Lyceum Association, Inc The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The University of Texas at Arlington The VIA Group, Inc			Austin	X	X 78757-8155	
The Townwide Fund of Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The University of Texas at Arlington The VIA Group, Inc			Dallas	×	x 75230	
Huntington, Inc. The United States Ski & Snowboard Assoc The United States Treasury The University of Texas at Arlington The VIA Group, Inc						
The United States Ski & Snowboard Assoc The United States Treasury The University of Texas at Arlington The VIA Group, Inc	148 East Main Street		Huntington	NY	Y 11743	
Snowboard Assoc The United States Treasury The University of Texas at Arlington The VIA Group, Inc						
The United States Treasury The University of Texas at Arlington The VIA Group, Inc	1 Victory Lane	Box 100	Park City			
The University of Texas at Arlington The VIA Group, Inc	Internal Revenue Service	PO Box 9941	Ogden	5	T 84409	
The VIA Group, Inc	Grants and Accounting, Box				76040 0426	
Single or A Group; and	19130 2640 Tochaology, Forgot Blyd		Allington The Weedlende	\		
	Zolu lecillology rolest blvd		2004			
The Wall Street Journal	Corporate Subscription Program	102 First Ave	Chicopee	MA	A 01020	
The Wellness Group, LLC	1000 N. Green Valley Pkwy	Suite 440 #401	Henderson		V 89074	
The Wellness Group, LLC	100 N. Green Valley Pkwy	Suite 440 #401	Henderson		V 89074	
The Westin Charlotte	601 South College Street		Charlotte		C 28202	
The YGS Group	3650 West Market Street	Content Division-A/R	York	PA	A 17404	
The Yield Book, Inc.	PO Box 13755		Newark	ſN	J 07188-0755	
THEDFORD, LAUREN E.	Address on File					
Theodore N Dameris	Address on File					
Theodore N. Dameris	Address on File		3		3 3 3 4 3	
Think-Cell	InvalidenstraBe 34		Berlin		10115	GERMANY
Think-cell Sales GmbH & Co. KG	Chausseestr. 8/E		Berlin		10115	GERMANY
Thirstystone Resources	860 E 19th St		Tucson	AZ		
THOMAS HENNINGS	Address on File					
Thomas Hoemer	Address on File					
Thomas Printworks	PO Box 740967		Dallas	X	X 75374-0967	
Thomas Reprographics	P.O. Box 740967		Dallas	X	X 75374-0967	
0						
Thomas Surgent c/o David Neier	Winston Strawn LLP	4441 Beverly Drive	Dallas	XT	X 75205	
c/o David Neier, Winston Thomas Surgent Strawn LLP	ston 200 Park Avenue		New York	Ž	Y 10166	
	Address on File					

Page 140 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 153 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
Thomas White	c/o KGen Power Corp	9337 Spring Cypress Rd, #214		<u> </u>	Spring	×	77379
Thompson & Knight		PO Box 660684		Q	Dallas	X	75266-0684
Thompson & Knight		Dept 70 PO Box 4346		H	Houston	XX	77210-4346
THOMPSON & KNIGHT LLP		ONE ARTS PLAZA	1722 ROUTH STREET SUITE 1500	Ω	Dallas	¥	75201-2533
Thompson Coe Cousins & Irons LLP		700 N. Pearl Street	Twenty Fifth Floor	Ω	Dallas	¥	75201
Thompson Reuters		610 Opperman Drive	PO Box 64833	Ш	Eagan	NΣ	55123-0000
THOMPSON, DAVISON R.		Address on File					
Thompson, Jordan		Address on File					
THOMPSON, ROBIN		Address on File					
Thomson		PO Box 4634		0	Chicago	⊒ :	60680-9598
Thomson Financial		195 Broadway	7th floor	Z	New York	×	10007
Thomson Financial		PO Box 360301		<u>a</u> (Pittsburgh	PA :	15251-6301
I homson Financial		PO Box 5136		300	Carol Stream		60197-5136
Thomson Financial		PO Box 95512		O	Chicago	_	60690-5512
THOMSON REUTERS	Attn Greg Winterton	3 Times Square, 18th Floor		Z	New York	×	10036
THOMSON REUTERS		PO BOX 55743	The Tomson Reuters Building	<u> 1</u>	London		United E14 10B Kingdom
THOMSON REUTERS		PO Box 95512		0	Chicago		95512
THOMSON REUTERS		TAX & ACCOUNTING- R&G	PO BOX 71687	O	Chicago	_	60694-1687
Thomson Reuters (Markets) LLC		PO Box 415983		<u> </u>	Boston	MA	02241
Thomson Reuters (Markets) LLC		GPO BOX 10410		_ Z	Newark	N	07193-0410
Thomson Reuters (Tax &							
Accounting) Inc.		PO Box 71687		0	Chicago	_	60694-1687
Thomson Reuters Corporation		17400 Medine Road	Suite 850	<u>a</u>	Plymouth	Ν Σ	55447
Thomson Reuters Tax & Accounting - Check		PO Box 71687			Chicado		60694-0000
thomson RIA		PO Box 6159			Carol Stream	! =	60197-6159
Thomson West		PO Box 64833		S	Saint Paul	ZZ	55164-0833
Thomson West		PO Box 6292		O	Carol Stream		60197-6292
Thomton-Tomasetti Group, Inc.		PO Box 826203		<u>a</u>	Philadelphia	PA	19182-6203
Throckmorton, Michael		Address on File					
Thuzio, Inc.		267 Fifth Avenue	Seventh Floor	Z	New York	×	10016
TIAMPO, SAUKOK TIBCO Software Inc		Address on File	DO Boy 79.47		Dhiladalahia	ΔQ	10170_751/
Tiffs Treats		Address on File	117 700 0	_		۲ -	1
Tim Dalton		Address on File					
TIM LAWLER		Address on File					
Tim Symington		Address on File					
Timber Mart-South	Center for Forest Business	Daniel B. Warnell School of Forestry	The University of Georgia	_ ∢	Athens	GA	30602-2152
		127 W Worthington Ave Ste		(100	Ç	7000
Limberhom, LLC		100 22 Marichly		<u>) </u>	Charlotte	N C	28203-0064
		44 WGGC::.y		=	0	5	0.026

Highland Capital Management, L.P. Case No. 19-34054

Page 141 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 154 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
TIME WARNER CABLE		PO BOX 9227			Uniondale	Ν	11555-9227
TIME WARNER CABLE		Box 223085			Pittsburgh	PA	15251-2085
TIME WARNER CABLE		PO BOX 742663			CINCINNATI	Н	45274-2663
TIME WARNER CABLE		PO Box 742633			Cincinnati	Н	45274-2663
TIME WARNER CABLE		PO Box 650063			Dallas	TX	75265-0063
TIME WARNER CABLE		PO BOX 650210			Dallas	X	75265-0210
TIME WARNER CABLE		PO Box 60074			City of Industry	CA	91716-0074
Time, Inc.		PO Box 60001			Tampa	FL	33660-0001
Times Square Tower		800 Boyleton Street	Suite 1000		Boston	MA	02100
Timos Sallore Tower		and Doylstoll Street	Salle 1900		DOSCOL	C N	02.39
Associates LLC		PO Box 415917			Boston	MA	02241-5917
Timothy Brice		Address on File					
Timothy Hotchandani		Address on File					
Timothy Lawler		Address on File					
Timothy Leung		Address on File					
Timothy Spring		Address on File					
TIPS,LLC		Department 34932	PO Box 39000		San Francisco	CA	94139
TIPS,LLC		File 30578	PO Box 60000		San Francisco	CA	94160
Title Partners, LLC		5501 LBJ Freeway	Ste 200		Dallas	X	75240
TLK Networks		PO Box 202286			Arlington	×	76006
TMC Communications, LLC		245 Park Ave, 24th Flr			New York	×	10167
TMF Group		400 Capability Green			Luton		United Kingdom
. IANOITANATINI TINT		, , , , , , , , , , , , , , , , , , ,	MOTTOM		\alla		United Kingdom
Tobios Lowis		Address on File					
TOBY FELDMAN INC.		ONE PENN PLAZA			New York	×	10119
Todd A. Travers		Address on File					
Todd Blatterman		Address on File					
			2701 Dallas Parkway,				
Todd Travers	c/o Jason P. Kathman	Pronske & Kathman, P.C.	Suite 590		Plano	X	75093
Todd Travers		Address on File					
Toly Novik		Address on File					
TOM BEACH		Address on File					
TOM LOVELL		Address on File					
Tom Rigatti		Address on File					
Tomasino, Matthew		Address on File					
TOMLIN, WILLIAM		Address on File					
Total Alternatives		Addless of File			Brantwood	Z	37024
Total Untime Teek		Post Office Box 2228			Skylond	<u> </u>	30776 0000
Total Optime Tech		202 Pandular	000		Orylaliu	2 2	4500 4000
Tolinoliar kraintri		3U3 Broadway	Sulte 1100		Cincinnati	5	45202-4203
I OUDOUZE, KENNETH		Address on File			:	i	
Towers Watson		PO Box 8500	S-6110		Philadelphia	PA	19178-6110
TPAC		920 Tyne Blvd			Nashville	Z	37220
TQ ESI, LLC		400 N. St Paul	STE 1230		Dallas	X	75201
Tracey lvey		Address on File			i	į	0 0 0
TradeStation Securities, Inc.	Attn Account Department	8050 SW 10th St Ste 2000			Plantation	7	33324
I RAHAN, MICHAEL		Address on File					

Page 142 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 155 of 175 Exhibit c

Creditor Matrix Served via First Class Mail

The part of the	CreditorName CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
Machinesia		1250 Broadway Fl 7			New York	NY	10001-3749	
NA Address on Fige Face Total State Total	TRANSWESTERN	5001 SPRING VALLEY RD	STE 600W		Dallas	X	75244	
Heading	TRANTHAM, AUSTIN	Address on File						
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Commission	TRAVERS, TODD	Address on File						
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Vermont Securities Division 190 Bain Steet, 2nd brain Steet Corporation Montpoller 130 Cast 190 Cast 19	TRC Consultants, LC	120 Dietert Ave	Suite 100		Boerne	XT	28006	
Note			89 Main Street, 2nd					
Mile Commission 1300 East Main Sireet, Richmond VA 2219	Treasurer of State of Vermont	Securities Division	Floor, Drawer 20		Montpelier	Λ	05620	
Compact Commission Commis		Virginia State Corporation	1300 East Main Street,		- :		0	
Marking Mark	I reasurer of Virginia	Commission	9th Floor		Kichmond	۸A	23219	
Martin Campus Disclosure	Treasurer, State of Connecticut	Securities & Business Investment Div	260 Constitution Plaza		Hartford	Ы	06103	
December Treasurer, State of Maine	Office of Securities	76 Northern Avenue		Gardiner	ME	04345		
Originate Story 7000-AutSC PO Box 2986 Austin TX 78768 DIVTENAL REVENUE S651 SOUTH IH-35 MS DISCLOSURE OFFICE Austin TX 78768 S687 SOUTH IH-35 MS DISCLOSURE OFFICE Chicago IL 6801								
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Machina Mach	TREMOR, LAUREN E.	Address on File						
Address on File	Trend Macrolytics LLC	680 N. Lake Shore Drive	#1412		Chicago	_	60611	
1002 177 Madison Ave 18th Fir 1002 102 10	Trenkner, Jamie	Address on File)			
1500 Dragon St, Ste C	Trepp, LLC	477 Madison Ave 18th FIr			New York	λ	10022	
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2000 Singleton Blvd, Ste 104 Suite 320 Dallas TX 75247 1430 Regal Row Suite 320 Dallas TX 75247 1520	Tricor Singapore Pte Ltd	8 Cross Street	#11-00 PWC Building		Singapore		048424	SINGAPORE
1430 Regal Row Suife 320 Dailas TX 75247	Trinity River Mission	2060 Singleton Blvd, Ste 104			Dallas	X	75212	
CIO BEUTEL & JOYCE, LP	Triple Threat Cowboy	1430 Regal Row	Suite 320		Dallas	X	75247	
11530 P.O. Box 933652 Atlanta Garden City NY 11530		ATTN MILTON WALTERS	555 FIFTH AVE - 15TH FLR		New York	ž	10017	
Address on File Address on	ons, Inc.	625 Locust St.			Garden City	λ	11530	
Address on File	Troutman Sanders LLP	P.O. Box 933652			Atlanta	GA	31193-3652	
8 8 A O1 North Wabash Ave A O2 North Wabash Ave A O2 Not Enterprise Ave A O2	TROY BARNETTE	Address on File						
Kendall Hoyd 401 North Wabash Ave Chicago IL 60611 Kendall Hoyd 9411 Alcorn TX 77093- Possity 7001 Enterprise Ave Fort Worth TX 77093- Possity 70 Madison St Ste. 1050 Chicago IL 75071 PO Box 6743 PO Box 797488 TX 75071 75071 75379 PO Box 797488 A77 Third Ave, Suite 10A PO Box 421, 130 King New York NY 10017 Ce PO Box 71687 Street West Chicago IL 60694 ce PO Box 71687 Eleventh Floor New York NY 10020 AB National Drive Box 421, 130 King Rockwell TX 75032-	Trump International Hotel &							
Kendall Hoyd 9411 Alcom Houston TX 77093- arsity 7001 Enterprise Ave 7001 Enterprise Ave Fort Worth TX 77093- arsity 1 Silber Way Ste. 1050 Chicago IL 7614 PO Box 6743 Ste. 1050 McKinney TX 75071 PO Box 797488 PO Box 797488 TX 75379 The Exchange Tower Street West New York NY 10017 Ce PO Box 71687 Eleventh Floor New York NY 10020 AB National Drive SR National Drive Rockwall TX 75032-		401 North Wabash Ave			Chicago	_	60611	
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University 1 Silber Way Ste. 1050 MA 02215 1 OW Madison St 70 W Madison St Ste. 1050 Chicago IL 75071 1 PO Box 797488 PO Box 797488 TX 75071 TX 75379 1 Third Ave, Suite 10A PO Box 421, 130 King New York NY 10017 1 The Exchange Tower Street West Chicago IL 60694 1 PO Box 71687 PO Box 71687 IL 60694 1 Chicago IL 60694 10020 1 Andronal Drive Bockweller Plaza Eleventh Floor Rockwell TX 75032-	Trussway Holdings, LLC	7001 Enterprise Ave			Fort Worth	X	76118	
Tow Madison Ste. 1050 Chicago IL	Trustees of Boston University	1 Silber Way			Boston	MA		
PO Box 6743 PO Box 6743 McKinney TX PO Box 797488 TX TX TX 747 Third Ave, Suite 10A PO Box 421, 130 King New York NY Idance The Exchange Tower Street West Toronto ON PO Box 71687 Box 71687 Chicago IL An Rockwall As8 National Drive TX	Trustwave	70 W Madison St	Ste. 1050		Chicago	IL	60602	
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747 Third Ave, Suite 10A PO Box 421, 130 King NY	TSCPA	PO Box 797488			Dallas	TX	75379	
ch & Guidance PO Box 421, 130 King Toronto ON ch & Guidance PO Box 71687 IL IL LLP One Rockefeller Plaza Eleventh Floor New York NY Rockwall TX	TSG Reporting, Inc	747 Third Ave, Suite 10A			New York	×	10017	
Ch & Guidance PO Box 71687 Street West Toronto ON LLP One Rockefeller Plaza Eleventh Floor IX A68 National Drive Rockwall TX			PO Box 421, 130 King					
ch & Guidance PO Box 71687 IL LLP One Rockefeller Plaza Eleventh Floor New York NY 368 National Drive Rockwall TX	TSX INC	The Exchange Tower	Street West		Toronto	NO	M5X 1E1	CANADA
LLP One Rockefeller Plaza Eleventh Floor New York NY 368 National Drive Rockwall TX	TTA Research & Guidance	PO Box 71687			Chicago	_	60694	
Sockwall Trive	Tuan Olona, LLP	One Rockefeller Plaza	Eleventh Floor		New York	λ	10020	
מסס זיינוניים ביות פוועס	Turf Scapes	368 National Drive			Rockwall	X	75032-6531	

Page 143 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 156 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	diZ	Country
Turing Experts		Birchin Court	20 Birchin Lane		London		Z	United Kingdom
Turtle Bay Resort	Attn Finance Department	57-091 Kamehameha Highway			Kahuku	豆	96731)
TW Telecom Holdings, Ilc		PO Box 910182			Denver	00	80291-0182	
Twenty-First Securities Corporation		780 Third Avenue	24th Floor		New York	ž	10017	
TXU ENERGY		PO BOX 650638			Dallas	X	75265-0638	
TXU ENERGY		PO BOX 660409			Dallas	X	75266-0409	
Tyco Integrated Security		PO Box 371967			Pittsburg	РА	15250-7967	
Tyler Kemp		Address on File						
TYRA GILB TRUST		325M SHARON PARK DR #207			Menlo Park	Š	94025-6804	
U.D.S.TX., LLC		1401 Elm, Suite 4567			Dallas	¥	75202	
U.S Japan Council	Attn Dana Fager, Develop. Coordinator	1819 L Street, NW, Suite 800			Washington	DC	20036	
U.S. Bancorp Equipment Finance. Inc.		PO Box 790448			Saint Louis	QW	63179-0448	
U.S. Bank			PO Box 70870		Saint Paul	WN	55170-9690	
U.S. Bank National Association Attn CDO Unit	Attn CDO Unit	One Federal Street	3rd Floor	Mail Code EX-MA-FED	Boston	MA	02110	
U.S. Fund for UNICEF		520 Post Oak Blvd	Suite 280		Houston	X	77027	
U.S. Securities and Exchange Commission	Fort Worth Regional Office	Burnett Plaza, 19th Floor	801 Cherry Street, Unit 18		Fort Worth	X	76102	
	Attn Suzanne Forster, John		1285 Avenue of the					
UBS AG, London Branch	Lantz	UBS Securities LLC,	Americas		New York	N	10019	
UBS AG, London Branch	Latham & Watkins LLP	Jeffrey E. Bjork, Kimberly A. Posin	355 South Grand Avenue, Ste. 100		Los Angeles	CA	90071	
UBS AG, London Branch	Latham and Watkins LLP	Asif Attarwala	330 North Wabash Ave. Suite 2800		Chicago		60611	
UBS AG. London Branch	Latham and Watkins LLP	Andrew Clubok, Sarah Tomkowiak	555 Eleventh Street, NW. Suite 1000		Washington	DC	20004-1304	
HBS AC London Branch	C soiting Sec	Attn Suzanne Forster, John	1285 Avenue of the		Now York	<u>></u>	10010	
UBS AG, London Branch UBS			555 Eleventh Street NW			-	2	
Securities LLC	c/o Andrew Clubock, Esq.	Latham & Watkins LLP	Suite 1000		Washington	DC	20004	
UBS Securities LLC	Attn Suzanne Forster, John Lantz	1285 Avenue of the Americas			New York	ž	10019	
UBS Securities LLC	c/o Andrew Clubock	Latham & Watkins LLP	555 11th Street NW #1000		Washington	20	20004	
UBS Securities LLC	Latham & Watkins LLP	Jeffrey E. Bjork, Kimberly A. Posin	355 South Grand Avenue, Ste. 100		Los Angeles	CA	90071	
UBS Securities LLC	Latham and Watkins LLP	Asif Attarwala	330 North Wabash Ave. Suite 2800		Chicago		60611	
nce		11300 Rockville Pike	Ste 1100		Rockville	MD	20852-3030	
Uchi Dallas, LLC		701 S. Lamar Blvd	Suite C		Austin	X	78704	
UDAI DHAWAN		28 SPRAIN VALLEY RD			Scarsdale	×	10583	
UERMMMC-MAAAI	Dr. Audrey Coo, Treaurer	PO Box 2153			Bedford Park		60499-2153	
Ulicny, Inc.		92 Amity Drive			Wayne	PA	19087	
		/						

Page 144 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 157 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country	2
Umari Zugaro, PLLC	Basil A. Umari	1403 Eberhard			Houston	X		
UMB Bank, N.A.	Attn Trust Fees Dept	PO Box 414589			Kansas City	MO	64141-4589	
UNICOM TECHNOLOGIES,			STE 200		Houston	×	22022	
Unimerica Insurance Company Administrative Office	Administrative Office	1emorial Highway			Golden Vallev	Z	55427	
Unishippers		800 W Airport Frwy Ste 611 LB 6065			Irving	¥	75062	
Unishippers		800 W Airport FWY Ste 611 LB 6065			Irving	¥	75062-6294	
United American Reporting Services		1201 Elm Street	Suite 5220		Dallas	¥	75270	
United Capital		5655 S. Yosemite St.	Suite 450		Greenwood Village	00	80111	
United Carpet Cleaning Systems, Inc.		PO Box 1625			Hurst	¥	76053	
UNITED HEALTHCARE INSURANCE COMPANY	ATTN LISA CARRILLO	5800 GRANITE PKWY, STE 700			Plano	¥	75024	
UNITED HEALTHCARE INSURANCE COMPANY		PLACE			Chicago	1	60673-1225	
United Mechanical			PO Box 551206		Dallas	X	75355-1206	
United Parcel Service, Inc					Atlanta	GA	30328-0000	
United States Treasury		SVC	PO BOX 69		Memphis	N.	38101-0069	
United States Treasury		INTERNAL REVENUE SERVICE			Cincinnati	Н	45999-0039	
United States Treasury		INTERNAL REVENUE SERVICE			Kansas City	MO	64999-0202	
United States Treasury		STOP 5107 NWSAT	4050 ALPHA RD		Farmers Branch	X	75244-4201	
United States Treasury		PO Box 660443			Dallas	XX	75266-0443	
United States Treasury		INTERNAL REVENUE SERVICE			Ogden	5	84201-0039	
UNITED VAN LINES		ONE UNITED DRIVE			Fenton	MO	63026-1350	
United Way of Mass. Bay & Merrimack VIIy	Attn A/R- Barbara Alexander	PO Box 51381			Boston	MA	02205-1381	
Universal Printing Solutions,						(
INC.		3003 S. State Street, Suite			Los Angeles	5	90064-2438	
University of Michigan	c/o Matching Gifts				Ann Arbor	Σ	48109-1288	
University of Pennsylvania		433 Franklin Building	3451 Walnut Street		Philadelphia	ЬА	19104-6285	
University Prk Sch ParentTeacher Assoc		3505 Amherst			Dallas	×	75225	
Unum Life Insurance Company								
of America		PO BOX 406834			Atlanta	GA GA	30384-6834	
of America		PO Box 409548			Atlanta	GA	30384-9548	
Update Legal		1140 Avenue of the Americas			New York	N	10036	
Uplift Education	c/o David Jackson	1825 Market Center Blvd, Ste 500			Dallas	×	75207	
UPMC HEALTH SYSTEM PENSION TRIIST		1 MELLON BANK CTR			Pittshurdh	РА	15258	
					500000	<u>-</u>	0070	

Page 145 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 158 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3 City		State Zip	Country
UPS Freight		PO Box 730900		Dallas		75373-0900	
UPS Supply Chain Solutions		PO BOX 7247-0244		Philadelphia	ia PA	19170-0001	
UPS Supply Chain Solutions		28013 Network Place		Chicago	IL	60673-1280	
UPS Supply Chain Solutions		PO Box 730900		Dallas	X	75373-0900	
UpSwing Performance				:			
Improvement, Inc.			000	Manchester		63011	
Uptown Energy Partners		ZoUZ MICKInney Ave	Suite 330	Dallas	≤	75204	
Ulano, Cameron		Address on rile					
UNDAN, ASTILET		Address on File					
UNDANIO MATTITIVA		Address of File					
ORDANIC, MALLIEW		Address of The					
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UKS CORPORATION	Frin Noorly Cox	PU BUX 121028	DEP1 1028	Dallas	≤	75312-1028	
Northern District of Texas	Webb	1100 Commerce St. Suite 300		Dallas	X	75242	
US Bank		1555 N Rivercenter Dr, Ste 302		Milwaukee	M	53212	
US BANK NA	ATTN THOMAS BELCHER	ONE FEDERAL STREET	THIRD FLOOR	Boston	MA	02110	
US Foods, Inc.		Box 843202		Dallas	ĭ	75284-3202	
US Legal Support		Texas Records & Reporting	PO BOX 952172	Dallas	ĭ	75395-2172	
US Legal Support		Chicago, IL Reporting	PO Box 4772-11	Houston	ĭ	77210-4772	
US Markets		10 W. 37th St	7th FL	New York	ž	10018	
US Policy Metrics LLC		2001 K St NW FI 8-11		Washington	n DC	20006-1042	
US Postage Meter Center		PO Box 800848		Santa Clarita	ita CA	91380	
US Securities & Exchange	FOIA Officer & Privacy Act	100 E Stroot NE	Moil Stop 2736	NO FORM OF WAR	NOT	30540 3000	
US Ski and Snowhoard Team		IOO F Stieet, NE	Mail Stup 27 30	ONIILIOYAA		20349-2000	
Coundation		1 Victory Lane	Box 100	Park Citv	5	84060	
USA Shooting	Attn Rob Weekes	1 Olympic Plaza		Colorado Springs		80608	
usfi marketing communications		12100 Ford Rd Ste 100		Dallas	×	75234	
USTMAAM	C/O MARC VILLAFANIA			STREAMWOOD		60107-1320	
USW LOCAL 870		94 WASHINGTON PLACE		Totwa		07512	
Utah Division of Securities		Securities Division	160 East 300 South, 2nd Floor	Salt Lake City		84111	
UTAH STATE TAX COMMISSION		210 N 1950 W		Salt Lake City	. OIty	84134	
Valhalla CLO, Ltd.	c/o Intertrust SPV (Cayman) Limited	190 Elain Avenue	George Town	Grand Cavman	man	KY1-9005	Cayman
Valhalla CLO, Ltd. JPMorgan	5	390 Greenwich Street, 4th	Institutional Trust		5		
Chase Bank	JPMorgan Chase Bank	Floor	Services	Valhalla CLO, Ltd. New York	ž	10013	
Valhalla CLO, Ltd. JPMorgan	Valhalla CLO, Ltd. c/o Walkers	Walker House, PO Box 908GT,	George Town, Grand				Cayman
Chase Bank	SPY Limited	Mary Street	Cayman	The Directors Grand Cayman			Islands
VALIANT MEDIA		3116-D COMMERCE ST		Dallas	X	75226	
Validity, Inc.		200 Clarendon St	22nd Floor	Boston	MA	02116	
	ATTN Matter	on saidelland on Louley	220 East 42nd Street 6th	> ************************************	>	10047	
Value Cille Fublishing	ALTIN Matt Jailison			VIOLATIOS	Z }	76002	
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Page 146 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 159 of 175

Exhibit c

Creditor Matrix

Served via First Class Mail

Variessa Sea Audress Or File Variagrad Brokenage Services Transfer mitter Po Box 1170 Variagrad Brokenage Services Transfer mitter Po Box 1170 Variagrad Processing Services Attention Mean Vold Sour Be Mode Vertable LLP Po Box 333798 Po Box 333798 Vertable LLP Po Box 32277 Po Box 32277 Vertable LLP Po Box 323798 Po Box 323798 Association American Arbitration Total Advanced on Arbitration Total Advanced on Arbitration Vertilact British Emperical Inc. American Arbitration 2225 Augustine Drive Suite 190 Vertilact British Computer American Arbitration 1644 Munication Drive Suite 190 Vertilact Computer Michalantic Po Box 4000 Suite 190 Po Box 4000 Vertilact Michalantic Po Box 4000 Suite 190 Po Box 4000 Vertilact Michalantic Po Box 4000 Suite 190 Po Box 4000 Vertilact Michalantic Po Box 4000 Suite 190 Po Box 4000 Vertilact Michalantic Po Box 4000 Suite 100 Volume 1000	Suite 190 Suite 190 Suite 190 Suite 1800 Suite 300	PA 19482-1170 NY 10022 TX 75206 MD 21263-0798 MD 21264-2727 TX 75006-6628 CA 95054-0000 CA 92626 CA 92626 CA 92626 CA 92626 CA 92626 NY 11501 NY 11501 NY 12014-0361
Aguard Brokerage Services Transfer PO Box 1170 for One Management 113 E 55th St a Wood PC Attention Kevin Vela 5307 E Mockingbird Lane, 5307	Suite 190 Suite 190 Suite 190 Suite 1800 Suite 300	
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118 E 56th St	Suite 190 Suite 190 Suite 190 Suite 300 Suite 300	
Standard	Suite 190 Suite 190 Suite 190 Suite 1800 Suite 300	
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1990 Bristol Street 1990 Bristol Bri		
itext Los Angelos Reporting 3090 Bristol St fiext Mid-Atlantic 1801 Market Street itext New York Reporting 330 Old Country Rd itext New York Reporting PO Box 71303 ity Group RSE E Collins Blvd ity Group PO Box 940361 ity Group PO Box 4003 izon Wireless PO Box 4001 izon Wireless PO Box 4001 mont Department of Taxes PO Box 660108 mont Dept of Financial PO Box 4001 mont Dept of Financial Securities mont Dept of Financial Securities Mest, Inc. Attn Jana Oledzki 100 Corporate Pointe Mest, Inc. Attn John Greenwood 1200 17th Street, Suite 1150 West, Inc. PO Box 912362 West, Inc. PO Box 912362 Iter Address on File For Meadow Learning Address on File Iter Ad		
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Note 100	Albany	
Wireless	Albany	
Wireless PO Box 790406	Newark	
Nireless PO Box 660108	Saint Louis	
Nireless PO Box 4001 nt Department of Taxes PO Box 588 nt Dept of Financial Dept of Banking, Insurance & Securities Atto Dana LLP One Portland Square Bocurities, Inc. Attn Jana Oledzki 100 Corporate Pointe St, Inc. Attn John Greenwood 1200 17th Street, Suite 1150 St, Inc. PO Box 732368 St, Inc. PO Box 732362 St, Inc. PO Box 912362 Inc. PO Box 912362 Aff Box Granth Clinton Street 1133 South Clinton Street Chang Address on File Chong Address on File Chong Address on File Address on File Address on File Address on File Address on File	Dallas	
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Into Dept of Financial Bent of Banking, Insurance & Securities Dana LLP Cone Portland Square Courtities, Inc. Attn Jana Oledzki 100 Corporate Pointe St, Inc. Attn John Greenwood 1200 17th Street, Suite 1150 St, Inc. PO Box 312368 PO Box 312368 PO Box 912362 I 133 South Clinton Street Meadow Learning 6329 Ridgecrest Address on File	Montpelier	VT 05601
Securities	89 Main Street, 2nd	
Dana LLP One Portland Square Securities, Inc. Attn Jana Oledzki 100 Corporate Pointe st, Inc. Attn John Greenwood 1200 17th Street, Suite 1150 PO Box 732368 PO Box 912362 st, Inc. PO Box 912362 sy21 1133 South Clinton Street A Meadow Learning 6329 Ridgecrest Chang Address on File Chong Address on File Andress on File Address on File Andress on File Address on File		
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st, Inc. 5y21 7 Meadow Learning Chang	Dallas	TX 75373-2368
5y21 / Meadow Learning Chang Chong		
/ Meadow Learning Chang Chong	et Baltimore	MD 21224
Chang		TV 75231
	Dallas	
	New York	
Village on the Green 5301 Alpha Road, Suite 44	44 Dallas	TX 75240
Vin Thompson Address on File		

Page 147 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 160 of 175 Exhibit c Creditor Matrix Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Vincent Lopez Serafino &			0000		=	ì	000	
Jenevein, PC		2001 Bryan St	Suite 2000		Dallas	X	75201	
VINSON & ELKINS, LLP		A1001 FANNIN ST, STE 2300	FIRST CITY TOWER		Houston	X	77002-6760	
Vintage Filings		350 Hudson Street, Suite 300			New York	ž	10014	
Vintage Filings		350 Hundson Street	Suite 300		New York	N	10014	
Vintage Filings		PO Box 30719			New York	NY	10087-0719	
Vira, Sagar		Address on File						
VIRGINIA DEPARTMENT OF TAXATION		PO BOX 1500			Richmond	\$	23218-1500	
VIRGINIA DEPARTMENT OF								
TAXATION		PO BOX 1777			Richmond	٧A	23218-1777	
Virginia Retirement System	Attn Control	PO Box 361			Richmond	VA	23218	
Virginia Retirement Systems	Attn Control	PO Box 361			Richmond	۸A	23218	
Vishnu Gogineni		Address on File						
Visix, Inc.		230 Scientific Drive	Suite 800		Norcross	GA	30092	
Vitae Search Group, LLC		6009 Mariposa Drive			McKinney	X	75070	
Vitiello, Stephanie		Address on File						
Vlahakis, Eleni		Address on File						
VODAFONE		PO BOX 549			London		OX17 3ZJ	United
Vodel Alcove		200 Crescent Court	Ste 300		Dallas	X		0
Voice of Hone	Attn Ruth Hardestv	PO Box 224845			Dallas	×	75222-4845	
Volunteers for Youth. Inc.	from the contract of the contr	205 Llovd Street	Suite 103		Carrboro	NC NC	27510	
Voya Financial Advisors	Attn Adriana Mardarie Gagov	909 Locust Street			Des Moines	₹	50309	
Voya Financial Advisors		5780 Powers Ferry Road, NW			Atlanta	GA	30327	
VSI Solutions		203 Dumont ct			Fairview	×	75069	
VTB Capital plc		14 Cornhill			London		EC3V3ND	United Kingdom
W San Diego		421 West B St			San Deigo	CA	92101	
W. Andrew Hodge Consulting, PA		PO Box 11417			Glendale	AZ	85318	
W.B. Mason Co., Inc.		59 Centre St			Brockton	MA	02301	
Wachovia Insurance Services		5956 Sherry Lane	Suite 2000		Dallas	X	75225-6531	
Wachovia Secuties LLC		Relationship Management Group-MO1400	1 North Jefferson St		Saint Louis	МО	63103	
Wachtell, Lipton, Rosen & Katz		51 West 52nd Street			New York	ž	10019	
Wagner, Grace		Address on File						
Wake2O		Rue du Mont Blanc 3			Geneva		01201	SWITZERLAN D
Wakefield Quin		Victoria Place	31 Victoria St		Hamilton			Bermuda
Wakefield Quinn		PO BOX HM 809			Hamilton		0HMCX	BERMUDA
Walek & Associates, Inc.		317 Madison Avenue Suite 2300			New York	ž	10017	
WALIA, AMIT		Address on File						
Walker Dunlop		Address on File						
Walker Kobelan		Address on File						

Page 148 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 161 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3 City	State	Zip	Country
Walkers		PO Box 265GT, Walker House	87 Mry Street	George		KY1-9001	Cayman Islands
Walkers - Ireland		The Exchange, Georges Dock, IFSC		Dublin			Ireland
Walkers Fund Services Limited c/o Intertrust Cayman	c/o Intertrust Cayman	190 Elgin Avenue	George Town	Grand Cayman	<u>x</u>	KY1-9005	Cayman Islands
Wall Street Tax Association	c/o OConnor Davies Munns & Dobbins LLP			New York	×	10165	
WALLS, DAVID		Address on File					
WALTER JARMAN		Address on File					
WAN, QIAN		Address on File					
WANG, ALICE		Address on File					
Wang, Ruozhou		Address on File					
Warehouse Store Fixture Co.		84 Progress Lane		Watebury	CT	06705	
Warner Stevens LLP		1700 City Center Tower II	301 Commerce Street	Fort Worth	XT	76102	
Warren Posner		Address on File					
Washington Speakers Bureau Inc.		1663 Prince Street		Alexandria	VA 2	22314	
Washington State Treasurer		WA Dept of Finan Inst. Securities Div	150 Israel Road SW	Tumwater		98501	
Waterhouse, Frank	Ross & Smith, PC	nericas	700 N Pearl Street, Suite 1610	Dallas	XT	75201	
WATERHOUSE, FRANK		Address on File					
Waterview Advisors		14800 Quorum Dr Ste 450		Dallas		75254-7531	
Watson Wyatt & Co		PO Box 277665		Atlanta	GA 3	30384	
WATSON, ERIN		Address on File					
Watts, Andrew		Address on File					
WATTS, KEITH R		Address on File					
Wayne Bell		Address on File					
WC 4641 Production, LLC	C/o Great Value Storage	4641 Production Drive		Dallas	TX /	75235	
WCDABG	Attn Sharon Popham, Reservations Chair	3 Carmarthen Court		Dallas	TX XT	75225	
Wealthforge Securities, LLC		6800 Paragon Place	Ste 200	Richmond		23230	
Wealthmaster Group, LLC		18881 Von Karman Ave	Suite 720	Irvine	CA	92612	
Weatherly, Brian		Address on File		i i		!	
Weaver and Hawell, LLP		Address on File	Suite 700	Fort Worth	×	/010/	
WebsiteBackup Company		2375 F Camelback Rd	Suite 600	Phoenix	A7	85016	
WEBSTER. GREGORY W		Address on File					
WEIJUN ZÁNG		Address on File					
Weinstein, Clower & Associates		PO Box 795001		la las	XL	75379	
Welch Consulting Ltd		1716 Briarcrest Drive #700		Bryan		77802-2760	
Wells Fargo Advisors FBO	:	200 Stephenson Ave, Suite					
Bezilla	Attn Alan Kinney	301		Savannah		31405	
Wells Fargo Advisors, LLC	Attn Andrew Black	280 Park Avenue, FL 29W		New York	×	10017	
Wells Fargo Advisors, LLC	Attn April Johnson	10900 Wilshire Blvd, 11th Floor		Los Angeles	CA 8	90024	

Page 149 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 162 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip Country
		4275 Executive Square, Ste					
Wells Fargo Advisors, LLC	Attn Dan Racicot WF - Finet	910		Laj	Lajolla	CA	92037
Wells Fargo Advisors, LLC	Attn Denise Bare	9665 Wilshire Blvd, Ste 100		Be	Beverly Hills	CA	90212
Wells Fargo Advisors, LLC	Attn Greg Shumaker	700 Ackerman Rd, Ste 400		00	Columbus	Н	43202
C - Constitution of the co	Attack Country	6060 South American Plaza St		F		ò	7442E
Wells rargo Advisors, LLC	Attn Katny Buckley	400 East Wissensin Ave 42th			ı nısa	5	74135
Wells Fargo Advisors, LLC	Attn Kevin Dailey	Floor		<u>M</u>	Milwaukee	M	53202
Wells Fargo Advisors, LLC	Attn Mike McChesney	2500 Legacy Dr, Ste 200		i.T.	Frisco	XT	75034
Wells Fargo Advisors, LLC	Attn Nicole Stenquist	450 Post Road East		Me	Westport	CT	06880
Wells Fargo Advisors, LLC	Attn Operations Manager	20 William Street, Ste 300		Me	Wellesley	MA	02481
(331 Newman Springs Rd, Ste		Ċ		=	7010
Wells Fargo Advisors, LLC	Attn Operations Manager	230 222 East Main St. Sto. 106		Ke Ke	Red bank	2 2	11787
Molle Earth Advisore 110	Ath Operations Manager	13604 University Ave		5	Clive	-	F0325
Wells Fardo Advisors 11 C	Attn Operations Manager	909 Fannin St. Suite 1200			Houston	<u> </u>	77010
Wells Fardo Advisors, LLC	Attn Operations Manager	1200 17th St. Ste 2000		De	Denver	00	80202
	Attn Operations Mgr Garner	6400 South Fiddlers Green Cir,		a G	Greenwood		
Wells Fargo Advisors, LLC	Mabry	Ste 1840		Vill	Village	CO	80111
	Attn Paula Curry, Control					,	
Wells Fargo Advisors, LLC	Specialist	2 International Place, 20th Fl		Bö	Boston	MA	02110
Wells Fargo Advisors, LLC	Attn Rita Borchers	7400 West 130th St, Ste 200		ò	Overland Park	KS	66213
Wells Fargo Advisors, LLC	Attn Tracy Lusk	8115 Preston Rd, Suite 300		Da	Dallas	X	75225
Wells Fargo Advisors, LLC	Attn Web Wang	5820 Canoga Ave, #100		Wo	Woodland Hills	CA	91367
Wells Fargo Advisors, LLC	c/o David Elfenbein	1211 Avenue of the Americas, 27th Flr		<u>N</u>	New York	×	10036
Wells Fargo Advisors, LLC	c/o Hefter Leshem Margolis	500 Lake Cook Rd, Ste 100		De	Deerfield	_	60015
Wells Fargo Advisors, LLC	c/o Shannon Walker	695 E. Arlington Blvd., Ste 201		<u></u>	Greenville	S	27858
Wells Fargo Advisors, LLC			Suite 301	30	Glastonbury	CT	06033
Wells Fargo Advisors, LLC				Sa	Saint Louis	MO	63103
Wells Fargo Advisors, LLC		3501 W Rosemont Ave		ਹਿ	Chicago	_	60659-2207
Wells Fargo Advisors,							
Westwood		Ishire Blvd	11th Floor	. Los	Los Angeles	ŏ.	90024
WELLS FARGO BANK			PO BOX 1450	MIL	Minneapolis	Z	55485-8113
Wemple, Steranie		Address on File					
WEN, SING		Address on File					
Wendy Hamer		Address on File					
Wellay Halpel		Address on File					
Wesley Golie		Address on File					
West Court Reporting Services		t Center	P.O. Box 6292	Ca	Carol Stream	IL	60197-6292
West Payment Center		PO Box 6292		Ca	Carol Stream		60197-6292
West Publishing Corporation		P.O. Box 12421		Ne	Newark	N	07101
West Virginia State Auditor	Securities Division	St 1900 Kanawba Blvd F	State Capital Building 1,	S	Charleston	\M	25305-0230
		ensgate		5			Cayman
Westchester CLO, Ltd.	The Directors		South Church Street	George Town Gra	Grand Cayman		KY1-1108 Islands

Page 150 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 163 of
175
Exhibit c
Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
Westchester CLO. Ltd.		P.O. Box 1093GT	Queensgate House, South Church Street	The Directors	George Town			Cayman Islands
Westchester CLO, Ltd. Investors Bank & Trust	Investors Bank & Trust		COO Services Group Ref Westchester CLO,)			
Company	Company	200 Claredon Street	Ltd.		Boston	MA	02116	
Western International Securities, Inc.		70 S. Lake Ave	Ste 700		Pasadena	Š	91101	
Westley McGeoghegan		49 Chetwynd Road			Somerville	MA	02144	
WESTMINSTER CITY COUNCIL		PO BOX 397			London		WA55 1GG	United Kingdom
WestPark Capital, Inc.		1900 Avenue of the Stars	Suite 310		Los Angeles	CA		
Westwood Professional					:: :: :: :: :: :: :: ::		10033	
WHARE PALII		Address on File			Eden Prame		22234	
WHARF, PAUL C.		Address on File						
Whatley, David		Address on File						
WHERRY, SHANNON M.		Address on File						
Whetstone, Laurie		Address on File						
Whitaker, Chalk, Swindler, & Sawyer		301 Commerce St. Suite 3500			Ft. Worth	¥	76102	
White & Case LLP		1155 Avenue of the Americas			New York	×	10036-2787	
White & Williams LLP		1800 One Liberty Place			Philadelphia	PA	19103-7395	
White, Jeremy		Address on File						
White, Kelly		Address on File						
WhiteGlove House Call Health,		5300 Bee Cave Rd Bldg Ope	Ste 100		Austin	ΧL	78746	
WhiteGlove House Call Health		Social Cave Na, Diag	001 00		Jacob	<u> </u>	Pr S	
Inc.		PO Box 845720			Dallas	¥	75284-5720	
Whitehall-Parker Securities,								
Inc.		477 Pacific Ave, 2nd Floor			San Francisco	CA	94133	
Whitney Smith Co		301 Commerce St	Suite 1950		Fort Worth	TX	76102	
WhitneySmith Company		301 Commerce Street, Suite 1950			Fort Worth	¥	76102	
WICK PHILIPS LLP		500 North Akward Street	Suite 2100		Dallas	¥	75201	
Wick Phillips Gould & Martin, LLP	Jason M. Rudd. Lauren K. Drawhorn	3131 McKinney Avenue, Suite 500			Dallas	¥	75204	
Wicks Business Information		1375 Kings Highway East Ste 450			Fairfiled	СТ	06824	
Wild Rose Floral Design Studio		PO Box 541			Rockwall	X	75087	
Wild Rose Floral Design Studio		720 E Lamar St			Royse City	¥	75189	
Wilentz Goldman & Spitzer Wiley, Grant		90 Woodbridge Center Dr. Address on File			Woodbridge	N	07095	
Wilkinson Center	Attn Andrea Jones	PO Box 720248			Dallas	X	75372	
Wilkinson Center	Attn Cathy Rosson	PO Box 720248			Dallas	XL	75372	
Wilks, Lukoff & Bracegirdle, LLC	Thad J. Bracegirdle	4250 Lancaster Pike, Suite 200			Wilmington	DE	19805	
Will Pryor Mediation &		5420 I B I Franz Ste 626			Dallac	<u>}</u>	75240	
Albination		34zo Ebo Flwy ole ozo			Callas	<u><</u>	7.0240	

Highland Capital Management, L.P. Case No. 19-34054

Page 151 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 164 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

diZ		
State		
City		
Address3		
Address2		301 Commerce Street,
Address1	Address on File	Whitaker Chalk Swindle &
CreditorNoticeName		
ditorName	ORNELIUS	

CreditorName	CreditorNoticeName	Address1	Address?	Address3 City	State	Zin	Country
WILLIAM CORNELIUS		Address on File					
William Gosserand	Michael P. Hirtchens, Esc.	Whitaker Chalk Swindle & Schwartz PLLC	301 Commerce Street,	Fort Worth	XL	76102-4135	
William Ikard		Address on File				1	
William Keeney		Address on File					
William M. Cobb & Associates, Inc.		12770 Coit Rd, Ste 907		Dallas	¥	75251	
William Mabry	Michael P. Hutchens, Esq.	Whitaker Chalk Swindle & Schwartz PLLC	301 Commerce Street, Suite 3500	Fort Worth	¥	76102-4135	
William Oliveira		Address on File					
William R. Welch		Address on File					
William Todd Westerburg		Address on File					
Williams, Andrew		Address on File					
WILLIAMS, MEREDITH		Address on File					
Willis of New York, Inc.		PO Box 4557		New York	×	10249-4557	
Willis of Texas, Inc.		Dallas/Ft. Worth Division	PO Box 730310	Dallas	×	75373-0310	
Willis of Texas, Inc.		PO Box 731739		Dallas	X	75373-1739	
Willkie Farr & Gallagher LLP		787 Seventh AvE		New York	×	10019-6099	
WILLMURE, DAVID		Address on File					
Willoughby McCabe Agents Co		3409 Rosedale Avenue		Dallas	×	75205	
WILLOUGHBY-MCCABE,		L					
PAIRICK		Address on File					
Wilmer Cutler Pickering Hale and Dorr LLP	Timothy F. Silva	60 State Street		Boston	MA	02109	
Wilmer Cutler Pickering Hale		1875 Pennsylvania Avenue					
Dorr LLP		NN		Washington	20	20006	
Wilmer Cutler Pickering Hale					á	0000	
Wilmington Truct Company		PO Box 7247-8760	4400 Nicrets Microsoft Ct	Philadelphia	A L	19170-8760	
Willington Trust Company		Rodriey Square North	TIOU NOTITI MAINET ST	I O S I I I I I I I I I I I I I I I I I	ח	1000-06061	
Wilstille Associates	Attn Accounts Receivable	1299 Ocean Avenue Suite 700		Santa Monica	Ą	90401-1085	
WILSON SMITH		Address on File			i		
WILSON, ANDREW		Address on File					
WILSON, ANTHONY		Address on File					
Wilson, Owen		Address on File					
WILSON, SCOTT		Address on File					
Wilson, Sonsini, Goodrich, &		242966		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ć	00074 2086	
Wilson Sonsini Goodrich &		1 O DOX 142000		Salage Algeles	5	3000	
Rosati		File # 73672	PO Box 60000	San Francisco	CA	94160-3672	
WILSON, STEVE L.		Address on File					
Wilton, William		Address on File					
WINGS Ventures LLC		172304 Preston Rd	Ste 800	Dallas	¥	75252	
Winn Media		Address on File					
					È	0	
WINSTEAD P.C.		0400 RENAISSANCE LOWER		Dallas	<u> </u>	75270	
WINSTEAD P.C.		2728 N Harwood Street	Suite 500	Dallas	×	75201-1743	
Winston & Strawn LLP		2121 North Pearl Street	Suite 900	Dallas	×	75201	
Wired		PO Box 37 704		Boone	¥	50037-0704	

Highland Capital Management, L.P. Case No. 19-34054

Page 152 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 165 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

Creditorname	CreditorNoticeName	Address1	Address2 Address3	City	State	Zip Country
Wisconsin Office of Comm of	:	201 West Washington Avenue,		:	.;	
Securities	Division of Securities	Suite 300		Madison	M	53703
WISE, CHRIS		Address on File		:		
Wiseman & Hoffman		460 Park Ave South, 4th FIr		New York	λN	10016
WISER, JASON		Address on File				
Withers Bergman LLP		157 Church Street, 12th Floor	PO Box 426	New Haven	CT	06502
Withers Bergman LLP		PO Box 1685		New Haven	CT	06507
		Kakimi Kojimachi Annex Bldg	3-2 Kojimachi, Chiyoda-	: 		
WM Fund Associates Co., Ltd.		4000 B Other at	KU Ct- 000	lokyo	À	102-0083 JAPAN
Wolfers Kluwer		1999 Bryan Street	Ste 900	Dallas	<u> </u>	0000-1.0267
wolters Kluwer Legal & Regulatory US		PO Box 71882		Chicago	_	60694-1882
Wombat Security Technologies		3030 Penn Avenue	Suite 200	Pittsburgh	PA	15201
Womens Auxiliary Childrens-	science of the second s	7246 Conform A.O.		,	È	75005
Momone Auxilian Children	Authority Garberang	213 Cellelaly Ave		Dallas	<u> </u>	1 3223
womens Auxiliary Childrens- Six Flags	Attn Robin Wilson, Treasurer	7506 Greenbrier		Dallas	¥	75225
Wonderlic		1795 N. Butterfield Rd		Libertyville	IL	60048-1212
WOOD, HANNAH		Address on File				
Woodall Rodgers Park	: : :		:	:	í	
Foundation	Attn Erika White	1909 Woodall Rodgers Fwy	Suite 403	Dallas	X	75201
Woodbury Financial Services,	ATTN Reimb Processing	PO Box 64284		Saint Paul	Z	55164
Woodruff-Sawver & Co.		PO Box 45057		San Francisco	CA	94145-9950
WOOTTON, JENNIFER		Address on File				
World Affairs Council		325 N. St. Paul St.	Suite 4200	Dallas	ĭ	75201
World Data Products		M & I 196 PO Box 1414		Minneapolis	MN	55480-1414
Worldwide Financial Solutions		16140 Northcross Drive		Huntersville	NC	28078
Worldwide Insurance Services	ATTN INDIVIDUAL UNDERWRITING DEPT	100 MATSONFORD RD	STE 100	Radnor	PA	19087
WP Engine		504 Lavaca Street	Suite 1000	Austin	X	78701-0000
WQ International Ltd.		Victoria Place. 31 Victoria Street		Hamilton		OHM10 BERMUDA
Wright Wealth Management		3181 Clearwater Dr.	Ste A	Prescott	AZ	
Wrights Media		2407 Timberloch Place	Suite B	The Woodlands	X	77380-1039
Wurz, Brandon		Address on File				
Myoming Secretary of State		Securities Division, State	2020 Carey Avenue,	Cheyen	>/	82001
Xact Data Discovery -DATX		5800 Foxridae Dr	Suite 406	Mission	KS	66202
Xerox				Norwalk	2 13	06856-0000
Xerox Corporation		2553 Collections Center Dr.		Chicado	_	60693
Xerox Corporation		PO Box 650361		Dallas	X	75265
Xerox Corporation		PO Box 827598		Philadelphia	PA	19182-7598
Xerox Corporation		PO Box 802555		Chicago	=	60680-2555
Xerox Corporation		PO Box 7405		Pasadena	CA	91109-7405
Xignite, Inc		1825 South Grant St	Suite 100	San Mateo	CA	94404
Xignite. Inc		Dept 3344	PO Box 123344	Dallas	XT	75312-3344

Page 153 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 166 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
XIOTECH CORPORATION		DEPT CH 17326		Palentine		Г	60055-7326	
XO Communications		PO Box 530471		Atlanta	O	GA	30353-0471	
XPISTI LLC		2807 Allen Street # 382		Dallas		TX	75204	
Xtract Research		330 Hudson Street	4th Floor	New York		٨٨	10013	
YAGNISIS, AIRLIA		Address on File						
YANG, JOHN		Address on File						
YAROSLAV JERRY LVOVICH		Address on File						
Yehia, Josef		Address on File						
Yelibelly, Inc.		2364 Northwest Pkwy		Southlake		×	76092	
YINGHUI HE		Address on File						
YMCA of Metropolitan Dallas		5101 Tennyson Pkwy.		Plano		XX	75024	
YOON, CHRISTOPHER K.		Address on File						
York & Chapel, Corp.		2 Trap Falls Road	Suite 410	Shelton		CT	06484	
YOUNG CONAWAY STARGATT & TAYLOR, LLP	Bruce L. Silverstein	Elena C. Norman	1000 North King Street	Wilmington		DE	19801	
Young Life	C/O Lee Anne Bingham	3304 Beckham Ct)	Plano		X	75075	
YOUNG LIFE ALBUQUERQUE		PO BOX 91894		Albuquerge		ΣZ	87199-1894	
YOUNG LIFE, NORTH				:				
CENTRAL TEXAS		11300 N CENTRAL EXPWY	STE 600	Dallas		×	75243	
Young Womens Preparatory		1722 Routh Street	Suite 720	selled		<u>}</u>	75201	
Voling Driva		Address on File	Salle / 20	Dallas		<	10201	
YTAC-Dallas		2807 Allen St Box 347		Selled		X	75204	
Zacks Investment Research,								
Inc.		111 North Canal Street	Suite 1101	Chicago		_	90909	
ZANG, WEIJUN		Address on File						
ZANG, WEIJUN		Address on File						
ZARIN, GREGORY		Address on File						
Zayo Group		1821 30th Street	Unit A	Boulder		00	80301-0000	
Zayo Group, LLC		PO Box 952136		Dallas		×	75395-2136	
Zendesk		1019 Market St		San Francisco		CA.	94103-0000	
Zenprise Inc				Fremont		CA	94538	
ZEPHYR ASSOCIATES		4 Westchester Park Dr	2nd Floor	White Plains		N≺	10604	
ZEPHYR ASSOCIATES		Dept 2215	PO Box 2121			z	38159	
ZEPHYR ASSOCIALES		PU Box 12368	312 Dorla Court	Suite 204 Zepnyr Cove		>\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	89448	
ZEPHYR ASSOCIATES		PO Box 4160114	7000	Boston		AIA	02241-0014	
ZEFFIT ASSOCIATES		Address on File	Dept. 1099	DIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII		1	33207-1033	
ZIEGEN BOOK		Address on File						
ZIMMERMANN JOHN		Address on File						
ZOHO Corporation		File No #31469	PO Box 60000	San Francisco		CA	94160	
ZOHO Corporation		PO Box 742760		Los Angeles		CA	90074-2760	
ZOHO Corporation		4900 Hopyard Road	Suite 310	Pleasanton		CA	94588-7100	
Zosel, August		Address on File						
Zscaler		110 Rose Orchard Way		San Jose		CA	95134-0000	
Zuckerman Spaeder LLP		1800 M Street NW		Washington		၁င	20036-5802	
Zuluaga, Juan Camilo		Address on File						
Zurich North America	ATTN HOWARD BULGATZ	8745 PAYSPHERE CIRCLE		Chicago	_		60674	
				-				

Page 154 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 167 of 175

Exhibit c

Creditor Matrix
Served via First Class Mail

reditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip	Country
rth America		8712 Innovation Way			Chicago	_	60682-0087	
		1408 N. Riverfront Blvd. #106			Dallas	X	75207	

Page 155 of 155

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 168 of 175

EXHIBIT D

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 169 of 175

Exhibit D

Multiple Party Address Packages Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	City	State	diZ
Advisors Equity Group, LLC		300 Crescent Court, Ste. 700		Dallas	ĭ	7
Canis Major Trust		300 Crescent Ct	Ste 700	Dallas	×	75201
DONDERO, JAMES		300 Crescent Ct. Suite 700		DALLAS	×	75201
Eagle Equity Advisors, LLC		300 Crescent Court	Suite 700	Dallas	×	75201
ELLINGTON, SCOTT		300 Crescent Ct. Suite 700		DALLAS	ΤX	75201
Fanshaw Bay, LLC		300 Crescent Court	Suite 700	Dallas	X	75201
Four Rivers Co-Invest, LP		300 Crescent Court	Suite 700	Dallas	×	75201
Gunwale, LLC		300 Crescent Court	Suite 700	Dallas	×	75201
HCRE Partner, LLC		300 Crescent Court Ste 700		Dallas	×	75201
	Attn Highland Capital Management, L.P. as sole					
HFP GP, LLC	member	300 Crescent Court Ste 700		Dallas	×	75201
Highand HCF Advisor, Ltd.		300 Crescent Court	Suite 700	Dallas	×	75201
Highland Acquisition Corporation		300 Crescent Court	Suite 700	Dallas	ĭ	75201
Highland Capital Funds						
Distributor, Inc.		300 Crescent Court	Suite 700	Dallas	×	75201
Highland Capital Insurance Solutions, L.P.		300 Crescent Court	Suite 700	Dallas	ĭ	75201
Highland Capital Management			:	:	Ì	0
(Singapore)		300 Crescent Ct.	Suite 700	Dallas	×	75201
Higniand Capital Management Fund Advisors, L.P.	Attn General Counsel	300 Crescent Court	Suite 700	Dallas	×	75201
Highland Capital Management						
Fund Advisors, L.P.		300 Crescent Court Suite 700		Dallas	×	75201
Highland Capital Management Services, Inc.		300 Crescent Court, Suite 700		Dallas	×	75201
HIGHLAND CAPITAL						
MANAGEMENT, LP		300 Crescent Court	Suite 700	Dallas	×	75201
Highland Capital Mgmt Fund		ţ:	002		}	75004
Advisors		SOU CIESCEIII COUIL	201 alle	Dallas	< i	10207
Highland CLO Funding, Ltd.		300 Crescent Court	Suite 700	Dallas	×	75201
Highland CLO Management, LLC		300 Crescent Court	Suite 700	Dallas	×	75201
Highland Energy MLP Fund		300 Crescent Court, Ste 700		Dallas	X	75201
Highland First Foundation Income Fund		300 Crescent Court	Suite 700	Dallas	X	75201

Page 1 of 4

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 170 of 175

Exhibit D

Multiple Party Address Packages Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	City	State	Zip
Highland Fixed Income Fund	Highland Energy MLP Fund	300 Crescent Court, Ste 700		Dallas	ΧĽ	75201
Highland Floating Rate Fund		300 Crescent Court	Suite 700	Dallas	×	75201
Highland Funds I		300 Crescent Court, Ste. 700		Dallas	×	75201
Highland Funds II		300 Crescent Court, Ste. 700		Dallas	X	75201
Highland Global Allocation Fund		300 Crescent Court, Ste. 700		Dallas	×	75201
Highland Healthcare Opportunities				:	í	(
Fund		300 Crescent Court, Ste. 700		Dallas	×	75201
Highland Income Fund HFRO		300 Crescent Court, Ste. 700		Dallas	X	75201
Highland Latin America Consulting, LTD		300 Crescent Court	Suite 700	Dallas	X	75201
Highland Long/Short Equity Fund		300 Crescent Court, Ste. 700		Dallas	×	75201
Highland Merger Arbitrage Fund		300 Crescent Court	Suite 700	Dallas	×	75201
Highland Opportunistic Credit		300 Crescent Court Ste 700		Dallac	X	75201
Highland Promethers		300 Crescent Court	Suite 700	Dallas	×	75201
Highland RCP Offshore, LP		300 Crescent Ct.	Suite 700	Dallas	×	75201
Highland RCP, LP		300 Crescent Ct.	Suite 700	Dallas	X	75201
		0000		=	À	1
Highland Small-Cap Equity Fund	Highland Energy MLP Fund	300 Crescent Court, Ste 700		Dallas	<u> </u>	1.0797
Highland Socially Responsible Equity Fund	Highland Energy MLP Fund	300 Crescent Court, Ste 700		Dallas	×	75201
Highland Tax-Exempt Fund	Highland Energy MLP Fund	300 Crescent Court Suite 700		Dallas	×	75201
Highland Tax-Exempt Fund		300 Crescent Court	Suite 700	Dallas	X	75201
Highland Total Return Fund	Highland Energy MLP Fund	300 Crescent Court Ste 700		Dallas	×	75201
Highland/iBoxx Senior Loan ETF		300 Crescent Court	Suite 700	Dallas	×	75201
Honis, Trevor		300 Crescent Ct.	Ste. 700	Dallas	×	75201
James D. Dondero		300 Crescent Court Ste 700		Dallas	×	75201
James D. Dondero		300 Crescent Court Ste 700		Dallas	X	75201
James Dondero, as the successor- in-interest to the Canis Major	,1					
Trust		300 Crescent Court Ste 700		Dallas	×	75201
LEE BLACKWELL PARKER, III		300 Crescent Court, Suite 700		Dallas	XX	75201
Mark K. Okada	Attn Melissa Schroth	300 Crescent Court	Suite 700	Dallas	×	75201
		300 Crescent Court	Suite 700	Dallas	×	75201
NexBank Advisors, L.P		300 Crescent Ct, Suite 700		Dallas	ĭ	75201

Highland Capital Management, L.P. Case No. 19-34054

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 171 of 175

Exhibit D

Multiple Party Address Packages Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Citv	State	Zip
NexBank Capital, Inc		300 Crescent Ct, Suite 700		Dallas	Ϋ́	7
NexBank Securities, Inc		300 Crescent Ct, Suite 700		Dallas	X	75201
NexBank SSB		300 Crescent Ct, Suite 700		Dallas	×	75201
NexBank Title, Inc.		300 Crescent Ct, Suite 700		Dallas	×	75201
NexPoint Advisors, L.P.		300 Crescent Court	Suite 700	Dallas	×	75201
NexPoint Cap Escrow		300 Crescent Court	Suite 700	Dallas	×	75201
NexPoint Capital, Inc.		300 Crescent Court	Suite 700	Dallas	×	75201
NexPoint Discount Strategies						
Fund	Highland Energy MLP Fund	300 Crescent Court, Ste 700		Dallas	X	75201
NexPoint Energy and Material						
Opportunities Fund	Highland Energy MLP Fund	300 Crescent Court, Ste 700		Dallas	×	75201
NexPoint Event-Driven Fund	Highland Energy MLP Fund	300 Crescent Court Ste 700		Dallas	X	75201
NexPoint Healthcare						
Opportunities Fund	Highland Energy MLP Fund	300 Crescent Court	Suite 700	Dallas	×	75201
NexPoint Healthcare						
Opportunities Fund		300 Crescent Court	Suite 700	Dallas	X	75201
NexPoint Latin America						
Opportunities Fund	Highland Energy MLP Fund	300 Crescent Court, Ste 700		Dallas	×	75201
NexPoint Real Estate Strategies						
Fund	Highland Energy MLP Fund	300 Crescent Court Ste 700		Dallas	×	75201
NexPoint Strategic Opportunities						
Fund	Highland Energy MLP Fund	300 Crescent Court, Ste 700		Dallas	X	75201
OKADA, MARK		300 Crescent Ct. Suite 700		DALLAS	X	75201
PARKER, LEE		300 Crescent Ct. Suite 700		DALLAS	×	75201
	c/o Highland Capital					
Penant Management GP, LLC	Management, L.P.	300 Crescent Court Ste 700		Dallas	X	75201
PetroCap Operating, LLC		300 Crescent Court	Suite 700	Dallas	ΤX	75201
PetroCap Partners II, LP		300 Crescent Court	Suite 700	Dallas	×	75201
PRILICK, GUSTAVO		300 Crescent Court	STE 700	Dallas	XX	75201
Ragen, Spencer		300 Crescent Ct.	Ste. 700	Dallas	XX	75201
SE Multifamily Holdings, LLC		300 Crescent Court	Suite 700	Dallas	X	75201
Strand Advisors Inc.		300 Crescent Court		Dallas	×	75201
Strand Advisors, Inc.	Attn Isaac Leventon	300 Crescent Court, Suite 700		Dallas	X	75201
Strand Advisors, Inc.		300 Crescent Court	Suite 700	Dallas	×	75201
The Dugaboy Investment Trust		300 Crescent Court Suite 700		Dallas	×	75201

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 172 of 175

Exhibit D

Multiple Party Address Packages Served via First Class Mail

ent Trust, st to the sempt Trust 300 Crescent Court Ste 700 Dallas TX empt Trust as a sempt Trust as a sempt Trust as Of the Canis as Of Crescent Court Suite 700 Sie 700 Dallas TX Okada Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Okada Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Okada Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX Okada Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX Okada Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX	CreditorName	CreditorNoticeName	Address1	Address2	City	State	diZ
Adjor Trust 300 Crescent Court Ste 700 Dallas TX st Good Non-Exempt Trust 300 Crescent Ct Ste 700 Dallas TX red Good Non-Exempt Trust 300 Crescent Court, Ste. 700 Dallas TX red Good Non-Exempt Trust 300 Crescent Court, Ste. 700 Dallas TX red Good Non-Exempt Trust 300 Crescent Court, Ste. 700 Dallas TX red Good Non-Exempt Trust 300 Crescent Court, Ste. 700 Dallas TX red Good Non-Exempt Trust 300 Crescent Court, Ste. 700 Dallas TX red Good Non-Exempt Trust 300 Crescent Court, Ste. 700 Dallas TX resempt Trust #1 300 Crescent Court Suite 700 Dallas TX resempt Trust #1 300 Crescent Court Suite 700 Dallas TX resempt Trust #1 300 Crescent Court Suite 700 Dallas TX Trust Trust Suite 700 Dallas TX rempt Trust #1 300 Crescent Court Suite 700 Dallas TX Trust Trust 300 Crescent Court Suite 700 Dallas	The Dugaboy Investment Trust, as successor-in-interest to the						
## Good Non-Exempt Trust ## and Pamela Okada ## Atm Melissa Schroth ## and Pamela Okada ## Exempt Trust ## and Pamela Okada ## ## ## ## ## ## ## ## ## ## ## ## #	Canis Major Trust		300 Crescent Court Ste 700		Dallas	×	75201
1000	The Get Good Non-Exempt Trust						
Steremble Steremble Steremble Steremble Steremble TX	No. 1		300 Crescent Ct	Ste 700	Dallas	×	75201
Panis 300 Crescent Court, Ste. 700 Dallas TX Tust 300 Crescent Ct Ste 700 Dallas TX Sanis 300 Crescent Court, Ste. 700 Ste 700 Dallas TX Attn Melissa Schroth 300 Crescent Court Suite 700 Ste 700 Dallas TX Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX	The Get Good Non-Exempt Trust						
Ste 700 Dallas TX	No. 1, Individually and as						
Ste 700 Dallas TX	Successor-In-Interest of the Canix	S					
Tust Ste 700 Dallas TX	Minor Trust		300 Crescent Court, Ste. 700		Dallas	×	75201
trust 300 Crescent Ct Ste 700 Dallas TX Sanis 300 Crescent Court, Ste. 700 Dallas TX Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX	The Get Good Non-Exempt Trust						
Steremble Ster	No. 2		300 Crescent Ct	Ste 700	Dallas	×	75201
300 Crescent Court, Ste. 700 Dallas TX	The Get Good Non-Exempt Trust						
Stanis 300 Crescent Court, Ste. 700 Dallas TX Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	No. 2, Individually and as						
Attn Melissa Schroth 300 Crescent Court, Ste. 700 Dallas TX Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX	Successor-In-Interest of the Canix	S					
Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	Minor Trust		300 Crescent Court, Ste. 700		Dallas	×	75201
Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	The Get Good Trust		300 Crescent Ct	Ste 700	Dallas	×	75201
Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	The Mark and Pamela Okada						
Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	Family Exempt Trust #1	Attn Melissa Schroth	300 Crescent Court Suite 700		Dallas	ĭ	75201
Attn Melissa Schroth 300 Crescent Court Suite 700 Dallas TX Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	The Mark and Pamela Okada						
Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	Family Exempt Trust #2	Attn Melissa Schroth	300 Crescent Court Suite 700		Dallas	×	75201
Exempt Trust #1 300 Crescent Court Suite 700 Dallas TX Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	The Mark and Pamela Okada						
Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	Family Trust	Exempt Trust #1	300 Crescent Court	Suite 700	Dallas	×	75201
Exempt Trust #2 300 Crescent Court Suite 700 Dallas TX	The Mark and Pamela Okada						
300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	Family Trust	Exempt Trust #2	300 Crescent Court	Suite 700	Dallas	×	75201
300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	The Mark and Pamela Okada						
300 Crescent Court Suite 700 Dallas TX 300 Crescent Court Suite 700 Dallas TX	Family Trust - Exempt						
300 Crescent Court Suite 700 Dallas TX	Descendants Trust #1		300 Crescent Court	Suite 700	Dallas	×	75201
300 Crescent Court Suite 700 Dallas TX	The Mark and Pamela Okada						
300 Crescent Court Suite 700 Dallas TX	Family Trust - Exempt						
	Descendants Trust #2		300 Crescent Court	Suite 700	Dallas	×	75201

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 173 of 175

EXHIBIT E

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 174 of 175 **Exhibit E**

CreditorName	Address1	Address2	City	State	Zip
AMY JENKINS	13455 NOEL RD	STE 800	Dallas	×	75240
Amy Mitts	13455 Noel Rd	Suite 800	Dallas	×	75240
BENTLEY CALLAN	13455 NOEL RD	STE 800	Dallas	×	75240
BILL CORNELIUS	13455 NOEL RD	STE 800	Dallas	×	75240
BOYD GOSSERAND	13455 NOEL RD	STE 800	Dallas	X	75240
CLINT GILCHRIST	13455 NOEL RD	STE 800	Dallas	×	75240
COURTNEY ORENT	13455 NOEL RD	STE 800	Dallas	X	75240
Cummings Bay Capital					
Management, LP	13455 Noel Rd, Ste 800		Dallas	×	75240
DAVID CRULL	13455 NOEL RD	STE 800	Dallas	X	75240
DAVID SMITH	13455 Noel Rd	Ste 800	Dallas	X	75240
EMERALD ORCHARD	13455 NOEL RD	STE 800	Dallas	X	75240
GUSTAVO PRILICK	13455 Noel Rd, Ste 800		Dalals	X	75240
HCM ACQUISITION COMPANY	13455 NOEL RD	STE 800	Dallas	X	75240
HIGHLAND ALL CAP EQUITY					
VALUE FUND	13455 NOEL RD		Dallas	×	75240
HIGHLAND CAPITAL REAL					
ESTATE ADVISORS	13455 NOEL RD		Dallas	×	75240
HIGHLAND CDO HOLDING					
COMPANY	13455 NOEL RD	STE 800	Dallas	×	75240
HIGHLAND CDO OPPORTUNITY					
FUND	13455 NOEL RD	STE 800	Dallas	×	75240
HIGHLAND CREDIT					
OPPORTUNITIES FUND	13455 NOEL RD		Dallas	×	75240
HIGHLAND CREDIT STRATEGIES					
FUND RIC	13455 NOEL RD STE 800		Dallas	X	75240
HIGHLAND CRUSADER FUND	13455 NOEL RD	STE 800	Dallas	X	75240
Highland Employee Retention					
Assets LLC	13455 Noel Rd	Ste 800	Dallas	×	75240
HIGHLAND FINANCIAL CORP	13455 NOEL RD		Dallas	X	75240
HIGHLAND FINANCIAL REAL					
ESTATE CORP	13455 NOEL RD		Dallas	×	75240
HIGHLAND FINANCIAL TRUST	13455 NOEL RD		Dallas	×	75240
Highland Funds Asset Management	13455 Noel Rd	Ste 800	Dallas	×	75240
HIGHLAND LOAN FUNDING V	13455 NOEL RD	STE 800	Dallas	×	75240

Case 19-34054-sgj11 Doc 2747 Filed 08/19/21 Entered 08/19/21 16:03:15 Page 175 of 175

Exhibit EMultiple Party Address Packages Served via First Class Mail

CreditorName	Address1	Address2	City	State	Zip
HIGHLAND SELECT EQUITY FUND 13455 NOEL RD	13455 NOEL RD		Dallas	ΧT	75240
Highland Special Situations Fund	13455 Noel Rd		Dallas	×	75204
JASON GREEN	13455 NOEL RD	STE 800	Dallas	×	75240
JENNIFER JURRIUS	13455 NOEL RD	STE 800	Dallas	×	75240
KEN KAPADIA	13455 NOEL RD	STE 800	Dallas	×	75240
LARRY LINDSEY	13455 NOEL RD	STE 800	Dallas	×	75240
LAURA KNIPP	13455 NOEL RD	STE 800	Dallas	×	75240
Lauren Okada	13455 Noel Rd	suite 800	Dallas	×	75240
LESLIE HARRIS	13455 NOEL RD	STE 800	Dallas	×	75240
LINDY HEATHERINGTON	13455 NOELRD	STE 800	Dallas	×	75240
Lisa Miller	13455 Noel Rd		Dallas	×	75240
Luke Okada	13455 Noel St	Suite 800	Dallas	×	75240
Michael Hasenauer	13455 Noel Rd	Suite 800	Dallas	×	75240
Michael McLochlin	13455 Noel Rd. Ste 800		Dallas	×	75240
MICKEY MINCES	13455 NOEL RD	STE 800	Dallas	×	75240
MULTI-STRATEGY SUB FUND	13455 NOEL RD		Dallas	×	75240
NATALIE HARALSON	13455 NOEL RD	STE 800	Dallas	×	75240
NGUYEN, TIFFANY	13455 NOEL RD #800		DALLAS	×	75240
REAL ESTATE FUND 2002-A	13455 NOEL RD	STE 800	Dallas	×	75240
SCOTT BASHRUM	13455 NOEL RD	STE 800	Dallas	×	75240
Scott Groff	13455 Noel Rd Suite 800		Dallas	×	75240
SCOTT WILSON	13455 NOEL RD		Dallas	ΤX	75240
SHELBY NOBLE	13455 NOEL RD		Dallas	×	75240
TAMRA APPLEGATE	13455 NOEL RD		Dallas	ΤX	75240
WILLIAM SMITH	13455 NOEL RD	STE 800	Dallas	X	75240

EXHIBIT 9

Case 22-03052-sgj Doc 6 Filed 05/25/22 Entered 05/25/22 17:35:13 Page 1 of 6 Case 3:21-cv-01710-N Document 6 Filed 08/26/21 Page 1 of 6 PageID 21

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

THE CHARITABLE DAF FUND, LP.,	§	
	§	
Plaintiff,	§	
	§	
v.	§	Cause No. 3:21-cv-01710-N
	§	
HIGHLAND CAPITAL MANAGEMENT,	§	
L.P.,	§	
	§	
Defendant.	§	

PLAINTIFF'S MOTION TO STAY ALL PROCEEDINGS

I.

NECESSITY OF MOTION

Plaintiff submits this Motion as a result of the effective date, August 11, 2021, of Defendant Highland Capital Management L.P.'s Chapter 11 plan of reorganization (the "Plan"). The Plan purports to exculpate Defendant from liability and enjoin Plaintiff from pursuing actions against them. It also contains an assertion of exclusive jurisdiction by the bankruptcy court.

An appeal of the Plan, which the Fifth Circuit certified for direct appeal under 28 U.S.C. § 158(d), is now before the Court of Appeals and captioned *In re Highland Capital Management*, *L.P.*, No. 21-10449 (the "Fifth Circuit Appeal"). Each of the issues noted above is raised in the appeal. If successful, the appeal will overturn the exculpation, injunction, and assertion of exclusive jurisdiction in the Plan, allowing Plaintiff to proceed with this action in this Court.

In the meantime, however, Plaintiff is enjoined from participating further in this pending case and therefore asks that it be stayed pending the outcome of the Fifth Circuit Appeal.

Case 22-03052-sgj Doc 6 Filed 05/25/22 Entered 05/25/22 17:35:13 Page 2 of 6 Case 3:21-cv-01710-N Document 6 Filed 08/26/21 Page 2 of 6 PageID 22

II.

BACKGROUND

On August 9, 2021, Plaintiff received notice that the Plan was now effective. *In re Highland Capital Management, L.P.*, No. 19-34054, Doc. 2700. Although one condition precedent to the effectiveness of the Plan is finality of the confirmation order, which can only happen once all appeals are resolved, that and all other conditions are waivable by the Debtor. *Id.*, Doc. 1943 at pdf 142-43 (Art. VIII at pp. 45-46). The Debtor's notice, which waived finality and any other unsatisfied conditions, makes the Plan's exculpation provisions and injunctions immediately effective.

As to exculpation, the Plan states,

Subject in all respects to ARTICLE XII.D of this Plan, to the maximum extent permitted by applicable law, no Exculpated Party will have or incur, and each Exculpated Party is hereby exculpated from, any claim, obligation, suit, judgment, damage, demand, debt, right, Cause of Action, remedy, loss, and liability for conduct occurring on or after the Petition Date in connection with or arising out of (i) the filing and administration of the Chapter 11 Case; (ii) the negotiation and pursuit of the Disclosure Statement, the Plan, or the solicitation of votes for, or confirmation of, the Plan; (iii) the funding or consummation of the Plan (including the Plan Supplement) or any related agreements, instruments, or other documents, the solicitation of votes on the Plan, the offer, issuance, and Plan Distribution of any securities issued or to be issued pursuant to the Plan, including the Claimant Trust Interests, whether or not such Plan Distributions occur following the Effective Date; (iv) the implementation of the Plan; and (v) any negotiations, transactions, and documentation in connection with the foregoing clauses (i)-(iv); provided, however, the foregoing will not apply to (a) any acts or omissions of an Exculpated Party arising out of or related to acts or omissions that constitute bad faith, fraud, gross negligence, criminal misconduct, or willful misconduct or (b) Strand or any Employee other than with respect to actions taken by such Entities from the date of appointment of the Independent Directors through the Effective Date. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, any other applicable law or rules, or any other provisions of this Plan, including ARTICLE IV.C.2, protecting such Exculpated Parties from liability.

Case 22-03052-sgj Doc 6 Filed 05/25/22 Entered 05/25/22 17:35:13 Page 3 of 6 Case 3:21-cv-01710-N Document 6 Filed 08/26/21 Page 3 of 6 PageID 23

Id. at pdf 144-45 (Art. IX.C at pp. 47-48 (emphasis added)). "Exculpated Parties" is a defined term in the Plan that includes the Defendant in this action. *Id.* at pdf 106 (Art. I at p. 9).

As to the injunction, the Plan states,

Except as expressly provided in the Plan, the Confirmation Order, or a separate order of the Bankruptcy Court, all Enjoined Parties are and shall be permanently enjoined, on and after the Effective Date, with respect to any Claims and Equity Interests, from directly or indirectly (i) commencing, conducting, or continuing in any manner any suit, action, or other proceeding of any kind (including any proceeding in a judicial, arbitral, administrative or other forum) against or affecting the Debtor or the property of the Debtor, (ii) enforcing, levying, attaching (including any prejudgment attachment), collecting, or otherwise recovering, enforcing, or attempting to recover or enforce, by any manner or means, any judgment, award, decree, or order against the Debtor or the property of the Debtor, (iii) creating, perfecting, or otherwise enforcing in any manner, any security interest, lien or encumbrance of any kind against the Debtor or the property of the Debtor, (iv) asserting any right of setoff, directly or indirectly, against any obligation due to the Debtor or against property or interests in property of the Debtor, except to the limited extent permitted under Sections 553 and 1141 of the Bankruptcy Code, and (v) acting or proceeding in any manner, in any place whatsoever, that does not conform to or comply with the provisions of the Plan.

The injunctions set forth herein shall extend to, and apply to any act of the type set forth in any of clauses (i)-(v) of the immediately preceding paragraph against any successors of the Debtor, including, but not limited to, the Reorganized Debtor, the Litigation SubTrust, and the Claimant Trust and their respective property and interests in property.

Subject in all respects to ARTICLE XII.D, no Enjoined Party may commence or pursue a claim or cause of action of any kind against any Protected Party that arose or arises from or is related to the Chapter 11 Case, the negotiation of the Plan, the administration of the Plan or property to be distributed under the Plan, the wind down of the business of the Debtor or Reorganized Debtor, the administration of the Claimant Trust or the Litigation Sub-Trust, or the transactions in furtherance of the foregoing without the Bankruptcy Court (i) first determining, after notice and a hearing, that such claim or cause of action represents a colorable claim of any kind, including, but not limited to, negligence, bad faith, criminal misconduct, willful misconduct, fraud, or gross negligence against a Protected Party and (ii) specifically authorizing such Enjoined Party to bring such claim or cause of action against any such Protected Party; provided, however, the foregoing will not apply to a claim or cause of action against Strand or against any Employee other than with respect to actions taken, respectively, by Strand or by such Employee from the

Plaintiff's Motion to Stay All Proceedings

Case 22-03052-sgj Doc 6 Filed 05/25/22 Entered 05/25/22 17:35:13 Page 4 of 6 Case 3:21-cv-01710-N Document 6 Filed 08/26/21 Page 4 of 6 PageID 24

date of appointment of the Independent Directors through the Effective Date. The Bankruptcy Court will have sole and exclusive jurisdiction to determine whether a claim or cause of action is colorable and, only to the extent legally permissible and as provided for in ARTICLE XI, shall have jurisdiction to adjudicate the underlying colorable claim or cause of action.

Id. at pdf 147-48 (Art. IX.F at pp. 50-51 (emphasis added)). "Enjoined Parties" is a defined term in the Plan that includes Plaintiff. *Id.* at pdf 105 (Art. I; ¶ 56 at p.8).

Because these provisions are currently in force and prohibits Plaintiff from continuing this action, and because the Fifth Circuit Appeal includes direct challenges to the validity of these very provisions, Plaintiff respectfully submits that the most efficient course of action is for this Court to stay this action until the Fifth Circuit Appeal is resolved. Plaintiff expects that any resolution of the Fifth Circuit Appeal will necessarily determine that the Plan's exculpation and injunction provisions absolves Defendant of any liability or, alternatively, that this action can proceed.

III.

ARGUMENT

This Court should exercise its inherent powers to stay all proceedings in the case until the Fifth Circuit Appeal is decided.

The Fifth Circuit has long held that "[t]he district court possesses the inherent power to control its docket." *Marine Chance Shipping v. Sebastian*, 143 F.3d 216, 218 (5th Cir. 1998). The exercise of that power is a discretionary one. *E.g.*, *Petrus v. Bowen*, 833 F.2d 581, 583 (5th Cir. 1987) ("A trial court has broad discretion and inherent power to stay discovery until preliminary questions that may dispose of the case are determined.")

Here, Plaintiff asks this Court to exercise discretion in favor of efficiency and to stay all proceedings. Plaintiff respectfully submits that, until the appeal is resolved, many complex legal questions exist that may affect the viability of this action or the forum in which it should be

Plaintiff's Motion to Stay All Proceedings

Case 22-03052-sgj Doc 6 Filed 05/25/22 Entered 05/25/22 17:35:13 Page 5 of 6 Case 3:21-cv-01710-N Document 6 Filed 08/26/21 Page 5 of 6 PageID 25

litigated. Those questions—including the validity of the exculpation and injunction provisions quoted above—will likely be resolved by the Fifth Circuit Appeal. And therefore, Plaintiff submist, judicial economy may be gained by staying all proceedings in this action pending that appeal.

IV.

CONCLUSION

Plaintiff appears to be wholly prohibited from participating further in this action by the now-effective terms of the Plan that purport to enjoins Plaintiff and exculpates Defendant. In light of its inability to conduct the litigation and the pending Fifth Circuit Appeal, which that court has certified for direct appeal, Plaintiff respectfully submits that the most appropriate course for this Court is to stay all proceedings until the appeal is decided. Plaintiff therefore respectfully requests a stay and all further relief to which it may be entitled.

Dated: August 26, 2021 Respectfully submitted,

SBAITI & COMPANY PLLC

/s/ Jonathan Bridges

Mazin A. Sbaiti

Texas Bar No. 24058096

Jonathan Bridges

Texas Bar No. 24028835

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Plaintiff's Motion to Stay All Proceedings

Page 5

Case 22-03052-sgj Doc 6 Filed 05/25/22 Entered 05/25/22 17:35:13 Page 6 of 6 Case 3:21-cv-01710-N Document 6 Filed 08/26/21 Page 6 of 6 PageID 26

CERTIFICATE OF CONFERENCE

I hereby certify that, in a series of communications between August 13 and 26, 2021, I conferred with Defendant's counsel regarding this Motion, and counsel indicated that they are opposed to the relief sought in this Motion.

/s/ Jonathan Bridge	'S
Jonathan Bridges	

Plaintiff's Motion to Stay All Proceedings

EXHIBIT 10

EXHIBIT 11

Case 22-03052-sgj Doc 8 Filed 05/25/22 Entered 05/25/22 17:43:18 Page 1 of 5 Case 3:21-cv-01710-N Document 8 Filed 10/05/21 Page 1 of 5 PageID 27

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Counsel for Highland Capital Management, L.P.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

THE CHARITABLE DAF FUND, L.P.,	 § §	
Plaintiff,	§ §	
vs.	§ §	Case No. 3:21-cv-01710-N
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §	
Defendant.	§ §	
	§ 8	

HIGHLAND CAPITAL MANAGEMENT, L.P.'S MOTION FOR RECONSIDERATION OF STAY ORDER

Highland Capital Management, L.P., a defendant in the above-captioned case (the "<u>Debtor</u>" or "<u>Highland</u>"), by and through its undersigned counsel, files this motion (the "<u>Motion</u>") seeking reconsideration of the Stay Order (as defined below) that was recently entered by the Court without notice to, or opposition by, Highland. In support of its Motion, Highland states as follows:

JURISDICTION AND VENUE

- 1. This Court has jurisdiction over the Motion pursuant to section 1334(a) and (b) of title 11 of the United States Code (the "Bankruptcy Code").
 - 2. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1409.
- 3. The predicates for the relief requested in the Motion are 28 U.S.C. § 157(a), Rule 9019 of the Federal Rules of Bankruptcy Procedure (the <u>Bankruptcy Rules</u>), and Rule 59(a) of the Federal Rules of Civil Procedure.

RELIEF REQUESTED

- 4. Through this Motion, Highland requests that this Court issue the proposed form of order attached as **Exhibit A** (the "Proposed Order") pursuant to 28 U.S.C. § 157(a).
- 5. For the reasons set forth more fully in *Highland Capital Management, L.P.'s*Memorandum of Law in Support of Motion for Reconsideration of Stay Order (the "Memorandum of Law") filed contemporaneously with this Motion, Highland requests that the Court: (a) re-open the Stay Order, amend the findings and conclusions, and issue a new order denying the Stay Motion, and (b) grant such other and further relief as the Court deems just and proper.
- 6. In accordance with Rule 7.1 of the *Local Civil Rules of the United States District Court for the Northern District of Texas* (the "Local Rules"), contemporaneously herewith and in support of the Motion Highland is filing: (a) its Memorandum of Law, and (b) the *Appendix in*

Case 22-03052-sgj Doc 8 Filed 05/25/22 Entered 05/25/22 17:43:18 Page 3 of 5 Case 3:21-cv-01710-N Document 8 Filed 10/05/21 Page 3 of 5 PageID 29

Support of Motion for Reconsideration of Stay Order (the "Appendix"), together with the exhibits annexed thereto.

- 7. Based on the exhibits annexed to the Appendix and the arguments contained in the Memorandum of Law, Highland is entitled to the relief requested herein as set forth in the Proposed Order.
- 8. Notice of this Motion has been provided to all parties. Highland submits that no other or further notice need be provided.

WHEREFORE, Highland respectfully requests that the Court (i) enter the Proposed Order substantially in the formed annexed hereto as **Exhibit A** granting the relief requested herein, and (ii) grant Highland such other and further relief as the Court may deem proper.

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Case 22-03052-sgj Doc 8 Filed 05/25/22 Entered 05/25/22 17:43:18 Page 4 of 5 Case 3:21-cv-01710-N Document 8 Filed 10/05/21 Page 4 of 5 PageID 30

Dated: October 5, 2021. PACHULSKI STANG ZIEHL & JONES LLP

Jeffrey N. Pomerantz (CA Bar No. 143717) Robert J. Feinstein (NY Bar No. 1767805) John A. Morris (NY Bar No. 266326) Gregory V. Demo (NY Bar No. 5371992) Hayley R. Winograd (NY Bar No. 5612569) 10100 Santa Monica Blvd., 13th Floor

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/s/ Zachery Z. Annable

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Counsel for Highland Capital Management, L.P.

Case 22-03052-sgj Doc 8 Filed 05/25/22 Entered 05/25/22 17:43:18 Page 5 of 5 Case 3:21-cv-01710-N Document 8 Filed 10/05/21 Page 5 of 5 PageID 31

CERTIFICATE OF SERVICE

I hereby certify that, on October 5, 2021, a true and correct copy of the foregoing Motion was served electronically upon all parties registered to receive electronic notice in this case via the Court's CM/ECF system.

/s/ Zachery Z. Annable

Zachery Z. Annable

Case 22-03052-sgj Doc 8-1 Filed 05/25/22 Entered 05/25/22 17:43:18 Page 1 of 3 Case 3:21-cv-01710-N Document 8-1 Filed 10/05/21 Page 1 of 3 PageID 32

EXHIBIT A

Case 22-03052-sgj Doc 8-1 Filed 05/25/22 Entered 05/25/22 17:43:18 Page 2 of 3 Case 3:21-cv-01710-N Document 8-1 Filed 10/05/21 Page 2 of 3 PageID 33

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

THE CHARITABLE DAF FUND, L.P.,	§ §	
Plaintiff, vs.	\$ \$ \$ \$ \$	Case No. 3:21-cv-01710-N
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §	
Defendant.	§ §	
	§	
	§	

ORDER GRANTING MOTION FOR RECONSIDERATION OF STAY ORDER

Before the Court is Highland Capital Management L.P.'s Motion for Reconsideration of Stay Order [Docket No. __] (the "Motion")¹ Having considered: (a) the Motion; (b) Highland Capital Management, L.P.'s Memorandum of Law in Support of Motion for Reconsideration of Order to Enforce the Order of Reference [Docket No. __] (the "Memorandum of Law"); and (c) the Appendix in Support of Motion for Reconsideration of Stay Order [Docket No. __] (the "Appendix"), and the exhibits annexed thereto; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334; and this Court having found that (a) venue of this proceeding and the Motion in this District is proper pursuant to 28 U.S.C. § 1409; (b) Highland was not served with the Stay Motion and had no opportunity to contest it; (c) the Court was presented with new facts and arguments in the Motion, the Memorandum of Law, and the Appendix of which it was unaware when it entered the Stay Order; (d) based on those new facts,

¹ Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Memorandum of Law.

Case 22-03052-sgj Doc 8-1 Filed 05/25/22 Entered 05/25/22 17:43:18 Page 3 of 3 Case 3:21-cv-01710-N Document 8-1 Filed 10/05/21 Page 3 of 3 PageID 34

the Court finds and determines that Plaintiff has not met its burden of proving that a stay of the Action is warranted; and this Court having found that Highland's notice of the Motion and opportunity for a hearing on the Motion were appropriate under the circumstances and that no other notice need be provided; and this Court having determined that the legal and factual bases set forth in the Motion establish good cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, and for the reasons set forth in the record on this Motion, it is **HEREBY ORDERED THAT**:

- 1. The Motion is **GRANTED**.
- 2. Pursuant to Rule 59, the Court re-opens and vacates the Stay Order and enters this new Order **DENYING** the Stay Motion.

It is so ordered this	day of	, 2021.	
		The Honorable David C. Godbey	_
		United States District Judge	

EXHIBIT 12

Case 22-03052-sgj Doc 11 Filed 05/25/22 Entered 05/25/22 17:54:35 Page 1 of 5 Case 3:21-cv-01710-N Document 11 Filed 10/05/21 Page 1 of 5 PageID 1062

PACHULSKI STANG ZIEHL & JONES LLP Jeffrey N. Pomerantz (CA Bar No. 143717) Robert J. Feinstein (NY Bar No. 1767805) John A. Morris (NY Bar No. 266326) Gregory V. Demo (NY Bar No. 5371992) Hayley R. Winograd (NY Bar No. 5612569) 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067 Telephone: (310) 277-6910 Facsimile: (310) 201-0760

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Counsel for Highland Capital Management, L.P.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

THE CHARITABLE DAF FUND, L.P.,	§ 8	
Plaintiff,	\$ §	
vs.	§ §	Case No. 3:21-cv-01710-N
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §	
Defendant.	§ §	
	§	
	§	

HIGHLAND CAPITAL MANAGEMENT, L.P.'S MOTION TO DISMISS

Highland Capital Management, L.P. ("<u>Highland</u>"), the putative defendant in the above-captioned case (the "<u>Action</u>"), by and through its undersigned counsel, files this motion (the "Motion") to dismiss the Action. In support of its Motion, Highland states as follows:

JURISDICTION AND VENUE

- 1. This Court has jurisdiction over the Motion pursuant to section 1334(a) and (b) of title 11 of the United States Code (the "Bankruptcy Code").
 - 2. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1409.
- 3. The predicates for the relief requested in the Motion are 28 U.S.C. § 157(a), Rule 9019 of the Federal Rules of Bankruptcy Procedure (the <u>Bankruptcy Rules</u>), and Rules 12(b)(1), (3), (4), and (6) of the Federal Rules of Civil Procedure, made applicable in this Action pursuant to Bankruptcy Rule 7012.

RELIEF REQUESTED

- 4. Through this Motion, Highland requests that this Court issue the proposed form of order attached as **Exhibit A** (the "Proposed Order") pursuant to 28 U.S.C. § 157(a).
- 5. For the reasons set forth more fully in *Highland Capital Management, L.P.'s Memorandum of Law in Support of Its Motion to Dismiss* (the "Memorandum of Law") filed contemporaneously with this Motion, Highland requests that the Court: (a) dismiss the Action with prejudice, and (b) grant such other and further relief as the Court deems just and proper.
- 6. In accordance with Rule 7.1 of the Local Civil Rules of the United States District Court for the Northern District of Texas (the "Local Rules"), contemporaneously herewith and in support of the Motion Highland is filing: (a) its Memorandum of Law, and (b) the Appendix in Support of Motion to Dismiss (the "Appendix"), together with the exhibits annexed thereto.

Case 22-03052-sgj Doc 11 Filed 05/25/22 Entered 05/25/22 17:54:35 Page 3 of 5 Case 3:21-cv-01710-N Document 11 Filed 10/05/21 Page 3 of 5 PageID 1064

- 7. Based on the exhibits annexed to the Appendix and the arguments contained in the Memorandum of Law, Highland is entitled to the relief requested herein as set forth in the Proposed Order.
- 8. Notice of this Motion has been provided to all parties. Highland submits that no other or further notice need be provided.

WHEREFORE, Highland respectfully requests that the Court (i) enter the Proposed Order substantially in the formed annexed hereto as **Exhibit A** granting the relief requested herein, and (ii) grant Highland such other and further relief as the Court may deem proper.

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Case 22-03052-sgj Doc 11 Filed 05/25/22 Entered 05/25/22 17:54:35 Page 4 of 5 Case 3:21-cv-01710-N Document 11 Filed 10/05/21 Page 4 of 5 PageID 1065

Dated: October 5, 2021. PACHULSKI STANG ZIEHL & JONES LLP

Jeffrey N. Pomerantz (CA Bar No. 143717) Robert J. Feinstein (NY Bar No. 1767805) John A. Morris (NY Bar No. 266326) Gregory V. Demo (NY Bar No. 5371992) Hayley R. Winograd (NY Bar No. 5612569) 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067

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Case 22-03052-sgj Doc 11 Filed 05/25/22 Entered 05/25/22 17:54:35 Page 5 of 5 Case 3:21-cv-01710-N Document 11 Filed 10/05/21 Page 5 of 5 PageID 1066

CERTIFICATE OF SERVICE

I hereby certify that, on October 5, 2021, a true and correct copy of the foregoing Motion was served electronically upon all parties registered to receive electronic notice in this case via the Court's CM/ECF system.

/s/ Zachery Z. Annable

Zachery Z. Annable

Case 22-03052-sgj Doc 11-1 Filed 05/25/22 Entered 05/25/22 17:54:35 Page 1 of 3 Case 3:21-cv-01710-N Document 11-1 Filed 10/05/21 Page 1 of 3 PageID 1067

EXHIBIT A

Case 22-03052-sgj Doc 11-1 Filed 05/25/22 Entered 05/25/22 17:54:35 Page 2 of 3 Case 3:21-cv-01710-N Document 11-1 Filed 10/05/21 Page 2 of 3 PageID 1068

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

THE CHARITABLE DAF FUND, L.P.,	
Plaintiff,	\$ \$ \$ Case No. 3:21-cv-01710-N
VS.	§ §
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §
Defendant.	§ §
	§ §
	\$ §

ORDER GRANTING MOTION TO DISMISS

Before the Court is *Highland Capital Management L.P.* 's *Motion to Dismiss* [Docket No. __] (the "Motion"). Having considered: (a) the Motion; (b) *Highland Capital Management, L.P.* 's *Memorandum of Law in Support of Its Motion to Dismiss* [Docket No. __] (the "Memorandum of Law"); and (c) the *Appendix in Support of Motion to Dismiss* [Docket No. __] (the "Appendix"), and the exhibits annexed thereto; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334; and this Court having found that (a) venue of this proceeding and the Motion in this District is proper pursuant to 28 U.S.C. § 1409; (b) the Effective Date has occurred; (c) the Confirmation Order and Plan enjoin Plaintiff from continuing any action or suit against Highland and mandate that claims against Highland be brought in the Bankruptcy Court following the Effective Date pursuant to the Injunction Provision; (d) the purported claims asserted against Highland arise from transactions that took place post-petition and, to the extent

 $^{^{1}}$ Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Memorandum of Law.

Case 22-03052-sgj Doc 11-1 Filed 05/25/22 Entered 05/25/22 17:54:35 Page 3 of 3 Case 3:21-cv-01710-N Document 11-1 Filed 10/05/21 Page 3 of 3 PageID 1069

valid, would constitute post-petition administrative claims; (e) the Plan provides a specific procedure through which holders of purported administrative claims, such as Plaintiff, can file an application with the Bankruptcy Court for allowance of its administrative expense claims; and (f) based on the foregoing, under the Confirmation Order and Plan, this Court is not the appropriate venue for this Action; and this Court having found that Highland's notice of the Motion and opportunity for a hearing on the Motion were appropriate under the circumstances and that no other notice need be provided; and this Court having determined that the legal and factual bases set forth in the Motion establish good cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, and for the reasons set forth in the record on this Motion, it is **HEREBY ORDERED**

1. The Motion is **GRANTED**.

THAT:

It is so ordered this

2. The Action is **DISMISSED** with prejudice.

day of

it is so of act ca tills	day or	, 2021.	
_			
		The Honorable David C. Godbey	
		United States District Judge	

2021

EXHIBIT 13

Case 22-03052-sgj Doc 18 Filed 05/25/22 Entered 05/25/22 18:10:05 Page 1 of 2 Case 3:21-cv-01710-N Document 18 Filed 05/19/22 Page 1 of 2 PageID 1345

IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

CHARITABLE DAF FUND, L.P.,	§	
D1 1 100	§	
Plaintiff,	§	
	§	
V.	§	Civil Action No. 3:21-CV-1710-N
	§	
HIGHLAND CAPITAL	§	
MANAGEMENT, L.P.,	§	
	§	
Defendant.	§	

<u>ORDER</u>

This Order addresses Defendant Highland Capital Management, L.P.'s ("HCM") motion for reconsideration of this Court's earlier order staying this case [8]. This case challenges a transaction consumated in the course of a consolidated bankruptcy proceeding and names as the sole defendant the debtor in that bankruptcy. The Court therefore concludes that this case constitutes a matter "related to" a case in the bankruptcy court under the meaning of this District's Miscellaneous Order No. 33. Accordingly, the Court grants Defendant's motion, lifts the stay, and refers this case to Judge Stacey G.C. Jernigan of the United States Bankruptcy Court for the Northern District of Texas, to be adjudicated as a matter related to the Chapter 11 Bankruptcy of HCM., Chapter 11 Case No. 19-34054. The Clerk of this Court and the Clerk of the Bankruptcy Court to which this case is referred are directed to take such actions as are necessary to docket this matter as an Adversary Proceeding associated with the aforementioned consolidated bankruptcy case.

Case 22-03052-sgj Doc 18 Filed 05/25/22 Entered 05/25/22 18:10:05 Page 2 of 2 Case 3:21-cv-01710-N Document 18 Filed 05/19/22 Page 2 of 2 PageID 1346

Signed May 19, 2022.

David C. Godbey

United States District Judge

EXHIBIT 14

Case 22-03052-sgj Doc 21 Filed 05/27/22	Entered 05/27/22 15:12:46	Page 485 of 637
Highland Multi Stra	ntegy Credit Fund, L	P.
A Delaware L	imited Partnership	
Fourth Amen	ded and Restated	
Limited Partn	nership Agreement	
Novem	aber 1, 2014	

TABLE OF CONTENTS

		Page
Article I DE	FINITIONS	1
Article II OF	RGANIZATION	10
2.1	Continuation of Limited Partnership	
2.2	Name of Partnership	
2.3	Principal Office; Registered Office	
2.4	Term of Partnership	
2.5	Object and Powers of Partnership	
2.6	Liability of Partners	
2.7	Actions by Partnership	12
2.8	Reliance by Third Parties	12
2.9	UCC Status of Limited Partner Interests	12
2.10	Series of Interests	12
Article III C	APITAL	13
3.1	Contributions to Capital	13
3.2	Rights of Partners in Capital	14
3.3	Capital Accounts	14
3.4	Allocations of Net Profit and Net Loss	15
3.5	Allocation of Management Fees, Withholding Taxes and Certain Other	
	Expenditures	
3.6	Reserves; Adjustments for Certain Future Events	16
3.7	Performance Allocation	
3.8	Limited Participation Investments and New Issues	17
3.9	Allocation to Avoid Capital Account Deficits	
3.10	Regulatory Allocations	
3.11	Allocations for Income Tax Purposes	
3.12	Individual Partner's Tax Treatment	
3.13	Distributions	21
Article IV M	IANAGEMENT	
4.1	Duties and Powers of the General Partner	
4.2	Expenses	
4.3	Rights of Limited Partners	
4.4	Other Activities of Partners	
4.5	Exculpation; Indemnification	
4.6	Advisory Committee	
4.7	Alternative Investment Vehicles	29
	OMISSIONS, TRANSFERS AND WITHDRAWALS	
5.1	Admission of Limited Partners	
5.2	Admission of Additional General Partners	
5.3	Transfer of Interests of Limited Partners	
5.4	Transfer of Interest of the General Partner	
5.5	Withdrawal of Interests of Partners	31

Article VI SC	OFT WIND DOWN, DISSOLUTION AND LIQUIDATION	35
6.1	Soft Wind Down	35
6.2	Dissolution of Partnership	36
6.3	Liquidation of Assets	36
Article VII A	CCOUNTING AND VALUATION; BOOKS AND RECORDS	37
7.1	Accounting and Reports	37
7.2	Valuation of Partnership Assets and Interests	38
7.3	Determinations by the General Partner	38
7.4	Books and Records	39
7.5	Confidentiality	39
Article VIII C	GENERAL PROVISIONS	41
8.1	Amendment of Partnership Agreement	41
8.2	Special Power-of-Attorney	43
8.3	Notices	
8.4	Agreement Binding Upon Successors and Assigns; Delegation	44
8.5	Governing Law	44
8.6	Not for Benefit of Creditors	45
8.7	Dispute Resolution	45
8.8	Consents and Voting	47
8.9	Merger and Consolidation	48
8.10	Miscellaneous	48
8.11	BHCA Subject Persons	48
8.12	RIC Limited Partners	
8.13	Bad Actor Limited Partners	50
8.14	Entire Agreement	50

THIS FOURTH AMENDED AND RESTATED LIMITED PARTNERSHIP AGREEMENT of Highland Multi Strategy Credit Fund, L.P., dated effective as of November 1, 2014, is by and among Highland Multi Strategy Credit Fund GP, L.P., as General Partner, and certain Persons who were admitted as Limited Partners in accordance with the Prior Agreement and those Persons who are hereafter admitted as additional Limited Partners in accordance with this Agreement. Capitalized terms have the meanings set forth in Article I below.

PRELIMINARY STATEMENTS

- (A) The General Partner and certain of the Limited Partners have heretofore formed a limited partnership pursuant to the Act (as defined herein) by filing a Certificate of Limited Partnership with the office of the Secretary of State of the State of Delaware on December 1, 2005, and previously entered into a Limited Partnership Agreement, dated effective as of December 1, 2005, as last amended and restated by the Third Amended and Restated Limited Partnership Agreement dated as of December 31, 2007 (the "*Prior Agreement*").
- (B) The General Partner filed an amendment to the Certificate of Limited Partnership of the Fund on August 26, 2014, changing the name of the Fund to "Highland Multi Strategy Credit Fund, L.P."
- (C) The parties hereto desire to continue the Partnership as a limited partnership under the Act and to make certain modifications to the Prior Agreement, as hereinafter set forth.

NOW, THEREFORE, in consideration of the mutual covenants expressed herein and for other good and valuable consideration, the receipt and legal sufficiency of which are hereby acknowledged, the parties hereto hereby agree that the Prior Agreement is amended and restated in its entirety to read as follows:

Article I DEFINITIONS

For purposes of this Agreement:

"Act" means the Delaware Revised Uniform Limited Partnership Act, 6 Del. C. §§ 17-101, et seq., as in effect on the date hereof and as amended from time to time, or any successor law.

"Accounting Period" means each period that starts on the day immediately following the last day of the preceding Accounting Period, and that ends on the earliest of the following dates:

- (a) the last day of a calendar month;
- (b) any date as of which any withdrawal or distribution of capital is made with respect to any Capital Account or as of which this Agreement provides for any amount to be credited to or debited against a Capital Account, other than a withdrawal or distribution by or to, or an allocation to, all Capital Accounts that does not result in any change of the Partnership Percentage relating to any Capital Account;

- (c) the date which immediately precedes any day as of which a capital contribution is accepted by the General Partner from any new or existing Partner; or
 - (d) any other date which the General Partner selects.
- "Advisers Act" means the U.S. Investment Advisers Act of 1940, as amended, and the rules promulgated thereunder.
 - "Advisory Committee" has the meaning set forth in Section 4.6.
- "Affiliate" means, with respect to any Person, a Person which controls, is controlled by, or is under common control with, such Person. For these purposes, "control" (including "controlled by" and "under common control") means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a Person, whether through the ownership of voting securities, by contract or otherwise.
- "Affiliated Investor" means any Limited Partner that is an Affiliate of the General Partner or the Investment Manager, including their respective employees, members or partners and their respective immediate family members.
- "Agreement" means this Fourth Amended and Restated Limited Partnership Agreement of the Partnership, as amended from time to time.
 - "Alternative Investment Vehicle" has the meaning set forth in Section 4.7.
 - "Arbitration Rules" has the meaning set forth in Section 8.7(b)(i).
 - "Authorized Representative" has the meaning set forth in Section 7.5(a).
- "Bad Actor Limited Partner" means a Limited Partner that (i) would cause the disqualification of the Partnership from using Rule 506 under the Securities Act due to the operation of paragraph (d) thereof (or its successor) if such Limited Partner were to beneficially own 20% or more of the outstanding voting interest of all of the Partners (excluding any other Interests that are Non-Voting Interests) or (ii) the General Partner determines is likely to become subject to a conviction, order, judgment, finding or that would be likely to cause the disqualification described in clause (i).
 - "BHCA" means the U.S. Bank Holding Company Act of 1956, as amended.
- "BHCA Subject Person" means any Limited Partner that is subject, directly or indirectly, to the provisions of Section 4 of the BHCA and the regulations of the Board of Governors of the Federal Reserve System promulgated thereunder.
- "Business Day" means any day other than (a) Saturday and Sunday and (b) any other day on which banks located in New York, New York are required or authorized by law to be closed.
- "Calculation Period" means, with respect to each Capital Account, the period commencing as of the date of the establishment of the Capital Account (in the case of the initial Calculation

Period) and thereafter each period commencing as of the day following the last day of the preceding Calculation Period with respect to such Capital Account, and ending as of the close of business on the first to occur of the following:

- (a) the last day of a calendar year;
- (b) the withdrawal of all or a portion of the Interest attributable to such Capital Account (but only with respect to such withdrawn amount);
- (c) the permitted Transfer of all or any portion of such Limited Partner's Interest; or
- (d) the final distribution to such Limited Partner following the dissolution of the Partnership.
- "Capital Account" means, with respect to each Partner, the capital account established and maintained on behalf of such Partner as described in Section 3.3.
- "Carryforward Account" means a memorandum account to be recorded in the books and records of the Partnership with respect to each Capital Account that has an initial balance of zero and that is adjusted as follows:
 - (a) As of the first day after the close of each Calculation Period for such Capital Account, the balance of the Carryforward Account is (i) increased by the amount, if any, of such the Negative Performance Change with respect to such Capital Account for such Calculation Period and (ii) reduced (but not below zero) by the amount, if any, of the Positive Performance Change with respect to such Capital Account for such Calculation Period.
 - (b) As of the close of the Calculation Period, any positive balance of the Carryforward Account is further adjusted if such Capital Account has been reduced during such Calculation Period as a result of a distribution or withdrawal, by reducing such positive balance (but not below zero) by an amount determined by multiplying (i) such positive balance by (ii) a fraction, of which (A) the numerator is equal to the amount so distributed or withdrawn, and (B) the denominator is equal to the balance of such Capital Account immediately before giving effect to such distribution or withdrawal.

The Carryforward Account attributable to each Series A Capital Account shall be reset to zero on the Effective Date. For the avoidance of doubt, any gains or losses allocated by the Partnership to any Capital Account of a Limited Partner prior to the Effective Date will be inapplicable in the calculation of the Carryforward Account following the Effective Date.

"*Certificate*" means the Certificate of Limited Partnership of the Partnership referred to in Section 2.1(b).

"Code" means the U.S. Internal Revenue Code of 1986, as amended, and as hereafter amended, or any successor law.

- "Dispute" has the meaning set forth in Section 8.7.
- "Effective Date" means the date set forth above as the effective date of this Agreement.
- "Election Notice" has the meaning set forth in Section 8.11(c).
- "FAA" has the meaning set forth in Section 8.7(b)(ii)
- "FATCA" means Sections 1471 through 1474 of the Code, as amended, and any Regulations thereunder or official interpretations thereof, including any successor Regulations or interpretations, and any intergovernmental agreement implementing the foregoing.
 - "FINRA" means the Financial Industry Regulatory Authority, Inc.
- "Fiscal Year" means each period commencing on January 1 of each year and ending on December 31 of such year, unless the General Partner elects another fiscal year; <u>provided</u> that any such other fiscal year is permissible for U.S. federal income tax purposes. In the case of the Fiscal Year in which the Partnership is terminated in accordance with Article VI, "Fiscal Year" means the portion of the calendar year ending on the date on which the Partnership is terminated.
 - "GAAP" means generally accepted accounting principles in the United States, as amended.
- "General Partner" means Highland Multi Strategy Credit Fund GP, L.P., a Delaware limited partnership, any successor thereto, and any Person hereafter admitted as an additional general partner, in its capacity as general partner of the Partnership.
 - "Indemnified Person" has the meaning set forth in Section 4.5(a).
- "Interest" means the entire ownership interest of a Partner in the Partnership at the relevant time, including the right of such Partner to any and all benefits to which a Partner may be entitled as provided in this Agreement, together with the obligations of such Partner to comply with all the terms and provisions of this Agreement.
- "Investment Company Act" means the U.S. Investment Company Act of 1940, as amended, and the regulations promulgated thereunder.
- "Investment Management Agreement" means the investment management agreement between the Investment Manager, the General Partner, the Offshore Fund and the Partnership.
- "Investment Manager" means Highland Capital Management, L.P., a Delaware limited partnership, or any successor thereto, or any Person thereafter appointed as an investment manager of the Partnership in accordance with the Investment Management Agreement.
- "Investments" means investment in securities, assets and other financial or intangible investment instruments, contracts or products made as described in the Partnership's offering memorandum.

"Limited Partners" means any Person who is a limited partner of the Partnership (which, except as otherwise indicated, will include a substituted Limited Partner) at the time of reference thereto, in such Person's capacity as a limited partner of the Partnership. For all purposes of the Act, the Limited Partners of the Partnership will constitute a single class or group of limited partners.

"Majority-in-Interest of Limited Partners" means Limited Partners whose Partnership Percentages represent more than 50% of the aggregate Partnership Percentages of all Limited Partners.

"Management Fee" means, with respect to each Capital Account, an amount equal to one fourth of (i) 1.5% of each Series A Capital Account balance; (ii) 1.5% of each Series B Capital Account balance; (iii) 1.0% of each Series C Capital Account balance; and (iv) 2.0% of each Series D Capital Account balance, which amounts are calculated on the first Business Day of each calendar quarter. Management Fees shall be appropriately adjusted for contributions during any partial quarter.

"Negative Basis" means, with respect to any Partner and as of any time of calculation, the excess of such Partner's "adjusted tax basis" in its Interest for U.S. federal income tax purposes at such time (determined without regard to any adjustments made to such adjusted tax basis by reason of any Transfer of such Interest) over the amount that such Partner is entitled to receive upon withdrawal from or liquidation of the Partnership.

"Negative Basis Partner" means any Partner who withdraws from the Partnership and who has a Negative Basis as of the Withdrawal Date, but such Partner shall cease to be a Negative Basis Partner at such time as it has received allocations pursuant to Section 3.11(d) equal to such Partner's Negative Basis as of the Withdrawal Date and without regard to such Partner's share of the liabilities of the Partnership under Section 752 of the Code.

"Net Assets" means the total value, as determined by the General Partner or its delegate(s) in accordance with Section 7.2, of all Investments and other assets of the Partnership (including net unrealized appreciation or depreciation of the assets and accrued interest and dividends receivable net of any withholding taxes), less an amount equal to all accrued debts, liabilities and obligations of the Partnership (including any reserves for contingencies accrued pursuant to Section 3.6,). Except as otherwise expressly provided herein, Net Assets as of the first day of any Accounting Period are determined on the basis of the valuation of assets conducted as of the close of the immediately preceding Accounting Period, but after giving effect to any capital contributions made by any Partner subsequent to the last day of such immediately preceding Accounting Period, and after giving effect to Management Fee charges, and Net Assets as of the last day of any Accounting Period are determined before giving effect to any of the following amounts payable by the Partnership generally or in respect of any Investment which are effective as of the date on which such determination is made:

(a) any Performance Allocation as of the date on which such determination is made;

- (b) any withdrawals or distributions payable to any Partner which are effective as of the date on which such determination is made; and
- (c) withholding or other taxes, expenses of processing withdrawals and other items payable, any increases or decreases in any reserves, holdbacks or other amounts recorded pursuant to Section 3.6 and any increases or decreases in the value of any Restricted New Issues pursuant to Section 3.8(b) and other amounts specially allocated pursuant to Section 3.8 during the Accounting Period ending as of the date on which such determination is made, to the extent the General Partner determines that, pursuant to any provisions of this Agreement, such items are not to be charged ratably among the Capital Accounts of all Partners on the basis of their respective Partnership Percentages as of the commencement of the Accounting Period.
- "Net Loss" means any amount by which the Net Assets as of the first day of an Accounting Period exceed the Net Assets as of the last day of the same Accounting Period.
- "Net Profit" means any amount by which the Net Assets as of the last day of an Accounting Period exceed the Net Assets as of the first day of the same Accounting Period.
 - "New Issue Rules" has the meaning set forth in Section 3.8(b).
- "Nonrecourse Deductions" has the meaning set forth in Regulations Section 1.704-2(b)(1) and (c).
- "Non-Voting Interest" means an Interest, the holder of which is not entitled to vote, consent or withhold consent with respect to any Partnership matter (including but not limited to mergers, sales of substantially all assets or consolidations of the Partnership), except as otherwise expressly provided in this Agreement.
- "Offshore Fund" means Highland Multi Strategy Credit Fund, Ltd., a Cayman Islands exempted company and a Limited Partner of the Partnership.
 - "Orderly Realization" has the meaning set forth in Section 6.1.
- "Other Account" means any assets or investments of the General Partner, or any assets managed by the General Partner or any Affiliate of the General Partner for the account of any Person or entity (including investment vehicles) other than the Partnership, which are invested or which are available for investment in securities or other instruments or for trading activities whether or not of the specific type being conducted by the Partnership.
- "Partner" means the General Partner or any of the Limited Partners, except as otherwise expressly provided herein, and "Partners" means the General Partner and all of the Limited Partners.
 - "Partnership" means the limited partnership governed by this Agreement.
- "Partnership Minimum Gain" has the meaning set forth in Regulations Section 1.704-2(b)(2) and (d).

"Partnership Percentage" means a percentage established for each Capital Account on the Partnership's books as of the first day of each Accounting Period. The Partnership Percentage of a Capital Account for an Accounting Period is determined by dividing the amount of such Capital Account as of the beginning of the Accounting Period by the sum of the Capital Accounts of all of the Partners as of the beginning of the Accounting Period. The numerator and denominator of the above shall be calculated after crediting all capital contributions to the Capital Account or Partnership, as appropriate, which are effective as of such date, net of all deductions, including Management Fees. The sum of the Partnership Percentages of all Capital Accounts for each Accounting Period shall equal 100%.

"Performance Allocation" means, for each Capital Account of a Limited Partner, 20% of the amount by which (a) the Positive Performance Change for such Calculation Period for such Capital Account, if any, exceeds (b) any positive balance in the Carryforward Account for such Capital Account as of the most recent prior date as of which any adjustment has been made thereto.

"*Performance Change*" means, with respect to each Capital Account of a Limited Partner for each Calculation Period, the difference between:

- (a) the sum of (i) the balance of such Capital Account as of the close of the Calculation Period (after giving effect to Management Fees and all allocations to be made to such Capital Account as of such date, including such Capital Account's allocable share of any profits or losses pursuant to Section 3.8 and any credits or debits of any applicable carrying charge associated therewith other than any Performance Allocation to be debited against such Capital Account), plus (ii) any debits to such Capital Account during the Calculation Period to reflect any actual or deemed distributions or withdrawals with respect to such Capital Account, plus (iii) any debits to such Capital Account during the Calculation Period to reflect any items allocable to such Capital Account pursuant to Section 3.5(b) or (c); and
- (b) the balance of such Capital Account as of the commencement of the Calculation Period.

If the amount specified in clause (a) exceeds the amount specified in clause (b) such difference is a "*Positive Performance Change*," and if the amount specified in clause (b) exceeds the amount specified in clause (a), such difference is a "*Negative Performance Change*."

The Performance Change will be computed separately for each Capital Account (and thus each separately maintained capital sub-account created to reflect an additional contribution to a Capital Account). Thus, if a Limited Partner has multiple Capital Accounts, the Performance Change will be calculated separately for each Capital Account and the resulting "Positive Performance Change" and "Negative Performance Change" shall be separately allocated to each such Capital Account and shall not be netted against each other.

"Person" means any individual, partnership, corporation, limited liability company, trust or other entity or any government (including a governmental agency or political subdivision thereof).

- "Positive Basis" means, with respect to any Partner and as of any time of calculation, the excess of the amount that such Partner is entitled to receive upon withdrawal from or liquidation of the Partnership over such Partner's "adjusted tax basis" in its Interest for U.S. federal income tax purposes at such time (determined without regard to any adjustments made to such adjusted tax basis by reason of any Transfer of such Interest).
- "Positive Basis Partner" means any Partner who withdraws from the Partnership and who has a Positive Basis as of the Withdrawal Date, but such Partner ceases to be a Positive Basis Partner at such time as it has received allocations pursuant to Section 3.11(c) equal to such Partner's Positive Basis as of the Withdrawal Date and without regard to such Partner's share of the liabilities of the Partnership under Section 752 of the Code.
- "Prior Agreement" has the meaning set forth in the Preliminary Statements to this Agreement.
 - "Realization Period" has the meaning set forth in Section 6.1.
- "Recent Amendments" means the changes to the terms of an investment in the Partnership as contemplated in this Agreement and the constituent documents related thereto, including, but not limited to, the re-designation of all Interests held by Limited Partners on the Effective Date as Series A Interests.
- "Regulations" means the proposed, temporary and final U.S. Treasury Regulations promulgated under the Code, including any successor regulations.
 - "Regulatory Allocations" has the meaning set forth in Section 3.10(d).
 - "Restricted Capital Accounts" has the meaning set forth in Section 3.8(b).
 - "Restricted Issues" has the meaning set forth in Section 3.8(b).
 - "Revocation Notice" has the meaning set forth in Section 8.11(c).
- "RIC Limited Partner" means a Limited Partner that is registered as an investment company under the Investment Company Act.
- "Schedule of Partners" means a schedule to be maintained by the General Partner containing the following information with respect to each Partner: (a) name; (b) address; (c) date of admission; (d) amount and date of all capital contributions and withdrawals; and (e) the amount and date of any permitted Transfers.
- "Series" means a designated series of Interests established in accordance with this Agreement and having such terms as the General Partner determines.
- "Series A Capital Account" means the Capital Account attributable to a Limited Partner's Series A Interest.

- "Series A Interests" means a Series of Interests having the rights and obligations applicable to Series A Interests as set forth in this Agreement.
 - "Series A Lock-Up" has the meaning set forth in Section 5.5(c)(i).
 - "Series A Withdrawal Date" has the meaning set forth in Section 5.5(c)(i).
- "Series B Capital Account" means the Capital Account attributable to a Limited Partner's Series B Interest.
- "Series B Interests" means a Series of Interests having the rights and obligations applicable to Series B Interests as set forth in this Agreement.
 - "Series B Withdrawal Date" has the meaning set forth in Section 5.5(c)(ii).
- "Series C Capital Account" means the Capital Account attributable to a Limited Partner's Series C Interest.
- "Series C Interests" means a Series of Interests having the rights and obligations applicable to Series C Interests as set forth in this Agreement.
 - "Series C Withdrawal Date" has the meaning set forth in Section 5.5(c)(iii).
- "Series D Capital Account" means the Capital Account attributable to a Limited Partner's Series D Interest.
- "Series D Interests" means a Series of Interests having the rights and obligations applicable to Series D Interests as set forth in this Agreement.
 - "Series D Withdrawal Date" has the meaning set forth in Section 5.5(c)(iv).
- "Sub-Series of Shares" refers to sub-series of the shares of the Offshore Fund, as created from time to time, for purposes of accounting for any profits and losses attributable to each individual shareholder and of permitting the Performance Allocation to be calculated separately with respect to each shareholder to reflect different returns achieved as a result of subscriptions received from shareholders at different times.
 - "Suspension" has the meaning set forth in Section 5.5(1).
- "Super-Majority-in-Interest of Limited Partners" means Limited Partners whose Partnership Percentages represent more than 75% of the aggregate Partnership Percentages of all Limited Partners.
- "Transfer" means any direct, indirect or synthetic sale, exchange, transfer, assignment, pledge, encumbrance, charge, exchange, hypothecation, placing of a lien or a security interest on an Interest or any other disposition by a Partner of its Interest to or in favor of another party, whether voluntary or involuntary (including, but not limited to, being offered or listed on or through any placement agent, intermediary, online service, site, agent or similar Person).

"Withdrawal Date" means, as applicable, the Series A Withdrawal Date, the Series B Withdrawal Date, the Series C Withdrawal Date, and the Series D Withdrawal Date or any other effective date of withdrawal pursuant to Section 5.5.

Article II ORGANIZATION

2.1 Continuation of Limited Partnership

- (a) The General Partner and the Limited Partners hereby agree to continue the Partnership as a limited partnership under and pursuant to the Act and this Agreement.
- (b) The General Partner has executed and filed with the Secretary of State of the State of Delaware a Certificate, and shall execute, acknowledge and file with the Secretary any amendments thereto as may be required by the Act, and any other instruments, documents and certificates which, in the opinion of the Partnership's legal counsel, may from time to time be required by the laws of the United States of America, the State of Delaware or any other jurisdiction in which the Partnership determines to do business, or any political subdivision or agency thereof, or which such legal counsel may deem necessary or appropriate to effectuate, implement and continue the valid and subsisting existence and business of the Partnership. The General Partner shall cause any required amendment to the Certificate to be filed promptly following the event requiring such amendment. All amendments may be signed by the General Partner (as required by the Act) and may be signed either personally or by an attorney-in-fact.
- (c) The parties hereto agree to operate the Partnership as a limited partnership pursuant to the provisions of the Act and of this Agreement and agree that the rights and liabilities of the Limited Partners and the General Partner are as provided in the Act, for limited partners and the general partner except as provided herein.
- (d) The parties hereto acknowledge and agree that the Partnership shall be classified as a "partnership" and not as an association taxable as a corporation for U.S. federal income tax purposes. No election may be made by the Partners or the Partnership to treat the Partnership as other than a "partnership" for U.S. federal, state and/or local income tax purposes and, to the extent necessary, the Partners or Partnership shall make any election to treat the Partnership as a "partnership." The Partners shall treat the Partnership consistently with its status as a "partnership" for U.S. federal income tax purposes and agree to undertake any further action which is necessary to treat the Partnership as such, and shall not undertake any action that is inconsistent with the Partnership's status as a "partnership" for U.S. federal, state and/or local income tax purposes.
- (e) The General Partner may change the domicile of the Partnership to another state, country or other jurisdiction where advisable due to legal, tax or other

considerations; <u>provided</u> that no such change of domicile would reasonably be expected to have a material adverse effect on the Limited Partners.

2.2 Name of Partnership

- (a) The name of the Partnership is Highland Multi Strategy Credit Fund, L.P. or such other name as the General Partner may hereafter adopt, subject to causing an amendment to the Certificate to be filed with the Secretary of State of the State of Delaware in accordance with the Act. The General Partner shall send a notice of any change of name to the Limited Partners. All business of the Partnership shall be conducted under such name or under such other name as the General Partner deems appropriate.
- (b) The Partnership shall have the exclusive ownership and right to use the Partnership name so long as the Partnership continues, despite the withdrawal, expulsion, resignation or removal of any Limited Partner, but upon the Partnership's termination or at such time as there ceases to be a general partner, the Partnership shall assign the name and the goodwill attached thereto to the General Partner without payment by the assignee(s) of any consideration therefor.

2.3 Principal Office; Registered Office

- (a) The Partnership's principal office shall be at such location as the General Partner may designate from time to time.
- (b) The Partnership's registered office in the State of Delaware is at 1209 Orange Street, County of New Castle, Wilmington, Delaware 19801, and the registered agent of the Partnership in the State of Delaware is The Corporation Trust Company, unless a different registered office or agent is designated from time to time by the General Partner.

2.4 Term of Partnership

The term of the Partnership commenced on the date on which the Certificate was filed with the Secretary of State of the State of Delaware and continues until the Partnership is dissolved pursuant to Section 6.1 (unless its term is extended pursuant to Section 6.1). The legal existence of the Partnership as a separate legal entity continues until the cancellation of the Certificate.

2.5 Object and Powers of Partnership

(a) The object and business of the Partnership is (i) to purchase, sell (including short sales), invest and trade in Investments, (ii) to engage in financial transactions, including borrowing, financing, pledging, hedging and other derivative transactions relating thereto for the benefit of the Partnership, (iii) to engage in any lawful act or activity of which limited partnerships may be formed under the Act and (iv) to engage in any and all activities necessary or incidental to the foregoing.

(b) The Partnership possesses and may exercise all such powers and privileges as the General Partner considers necessary, convenient or incidental to the conduct, promotion or attainment of the object of the Partnership.

2.6 Liability of Partners

In no event shall any Limited Partner (or former Limited Partner) be obligated to make any contribution to the Partnership in addition to its agreed capital contribution (or other payments provided for herein) or have any liability for the repayment or discharge of the debts and obligations of the Partnership except to the extent provided herein or as required by the Act.

2.7 Actions by Partnership

The Partnership may execute, deliver and perform all contracts, agreements and other undertakings and engage in all activities and transactions as may in the opinion of the General Partner be necessary or advisable to carry out its objects.

2.8 Reliance by Third Parties

Persons dealing with the Partnership are entitled to rely conclusively upon the power and authority of the General Partner as herein set forth.

2.9 UCC Status of Limited Partner Interests

- (a) For purposes of the grant, pledge, attachment or perfection of a security interest in an Interest or otherwise, the Interests are deemed to be "securities" within the meaning of Section 8-102(a)(15) and as provided by Section 8-103(c) of the Uniform Commercial Code as in effect from time to time in the State of Delaware or analogous provisions in the Uniform Commercial Code in effect in any other jurisdiction.
- (b) Any Interest may be evidenced by a certificate of partnership interest issued by the Partnership in such form as the General Partner may approve. Every certificate representing an Interest shall bear a legend substantially in the following form:

"For the purposes of Section 8-103 of the Uniform Commercial Code of the United States of America in effect in any relevant jurisdiction, the certificates representing an interest in the Limited Partnership constitute "securities" within the meaning of Section 8-102 and Section 8-103 of the Uniform Commercial Code."

2.10 Series of Interests

(a) The General Partner, at any time, may without notification to or consent of the other Limited Partners, create and offer different Series of Interests in the Partnership with such rights, obligations, liabilities, privileges, designations and preferences (including different investment strategies, underlying investments, degrees of leverage, Management Fees, Performance Allocations, brokerage commissions, transparency, withdrawal rights, co-investment opportunities, and other

differences) as the General Partner may determine upon the issuance of such Series; <u>provided</u> that such Series would not reasonably be expected to have a material adverse effect on the existing Limited Partners. The terms and rights of such Series may be set forth in a supplement to the Partnership's offering memorandum or a "side letter" or other agreement, which the General Partner may incorporate by reference.

(b) All Interests in the Partnership held by Limited Partners (including Affiliated Investors) as of the Effective Date are hereby designated as Series A Interests.

Article III CAPITAL

3.1 Contributions to Capital

- (a) The minimum required initial capital contribution of each Limited Partner is the amount determined by the General Partner. The General Partner may change the required minimum initial contribution amount at any time with respect to any, all or less than all Limited Partners.
- (b) The Partnership may accept additional contributions at such times as the General Partner may permit, but no Limited Partner shall be obligated to make any additional capital contribution to the Partnership, subject to the provisions of Section 3.5(b) and any contrary provision of the Act. The minimum required additional capital contribution of any existing Limited Partner to the Partnership shall be the amount the General Partner may determine. The General Partner may change the required minimum additional contribution amount at any time with respect to any, all or less than all Limited Partners.
- (c) The General Partner or an Affiliate has made a capital contribution to the Partnership as set forth in the Schedule of Partners. Except as required by the Act, the General Partner is not required to make any additional capital contributions to the Partnership. The General Partner may, however, make capital contributions to the Partnership in such amounts and at such times as it may determine. The General Partner or any of its Affiliates have the right at any time to make additional capital contributions as a Limited Partner or General Partner. If the General Partner or any of its Affiliates (including their associated Persons, such as officers, directors, partners, members or employees or any of their family members) makes a capital contribution as a Limited Partner, the General Partner or the Investment Manager shall have authority to waive the Management Fee and/or Performance Allocation with respect to such Limited Partner.
- (d) Except as otherwise permitted by the General Partner (i) initial or additional capital contributions by each Partner shall be paid in one installment with cash and/or Investments having an aggregate value as set forth in the Partnership's books and records, and (ii) initial contributions are due as of the date of admission of such Person as a Limited Partner of the Partnership. Whether Investments may be

accepted as a contribution to the capital of the Partnership is determined by the General Partner.

3.2 Rights of Partners in Capital

- (a) No Partner shall be entitled to interest on its capital contributions to the Partnership. For the avoidance of doubt, interest income, if any, earned on subscription amounts remitted to the Partnership prior to the date that an Interest is issued to a Partner shall be payable to the Partnership and not applied toward the purchase of an Interest.
- (b) No Partner shall have the right to the return of any capital contribution to the Partnership except (i) upon withdrawal of such Partner pursuant to Section 5.5 or (ii) upon the dissolution of the Partnership pursuant to Section 6.1. The entitlement to any such return is limited to the value of the Capital Account(s) of the Partner. The General Partner shall not be liable for the return of any such amounts.

3.3 Capital Accounts

- (a) The Partnership shall maintain a separate Capital Account for each Partner. In the event a Limited Partner invests in more than one Series of Interests, the Partnership will maintain a separate Capital Account with respect to each Series of Interests held by such Limited Partner, with each such Capital Account being treated as if it were the Capital Account of a separate Partner for purposes of computing the Performance Allocation, the Management Fee and the withdrawal rights attributable to the Series.
- (b) The General Partner may, in its discretion, maintain a separate sub-account for such purposes as the General Partner may determine appropriate, including for recordkeeping, accounting or reporting or to otherwise give effect to the provisions of this Agreement. Each Capital Account shall reflect the aggregate sum of the balances in such Partner's Capital Account.
- (c) If a Partner makes an additional capital contribution to an existing Capital Account, the Capital Account will be sub-divided into separate capital sub-accounts attributable to each separate capital contribution, with each capital sub-account treated as if it were the Capital Account of a separate Partner for purposes of determining the Management Fee, the Performance Allocation and withdrawal rights and restrictions applicable to each capital sub-account. References herein to a Partner's "Capital Account" include any such separately maintained capital sub-accounts.
- (d) The Partnership will issue to the Offshore Fund an Interest and maintain capital sub-accounts that correspond to each Sub-Series of Shares and each capital sub-account is treated separately for determining Management Fees, the Performance Allocations and withdrawal rights.

- (e) Each Capital Account has an initial balance equal to the amount of any cash and the net value of any property constituting the relevant Partner's initial capital contribution to such Capital Account.
- (f) Each Capital Account shall be increased by such Capital Account's allocable share of the Net Profits allocated by the Partnership to such Capital Account pursuant to Section 3.4.
- (g) Each Capital Account shall be reduced by (i) the amount of any cash and the net value of any property withdrawn by or distributed to the relevant Partner pursuant to Sections 5.5 or 6.3, including any amount deducted from any such withdrawal or distribution pursuant to Section 5.5(h), (ii) such Capital Account's allocable share of the Net Losses allocated by the Partnership to such Capital Account pursuant to Section 3.4, (iii) such Capital Account's *pro rata* portion of the expenses allocable (or specially allocable) by the Partnership pursuant to Section 3.5, (iv) such Capital Account's allocable share of the Performance Allocation allocable pursuant to Section 3.7, and (v) such Capital Account's *pro rata* portion of the expenses payable by the Partnership pursuant to Section 4.2(b).
- (h) The Capital Account of the Investment Manager, as a special Limited Partner of the Partnership, shall be increased by the amount of the Performance Allocation allocated to such Capital Account and the investment gains therein.
- (i) Each Capital Account shall also be adjusted to reflect all other allocations and other changes in the value of such Capital Account not otherwise described in this Section 3.3 in the manner specified in the remaining provisions of this Article III.

3.4 Allocations of Net Profit and Net Loss

Subject to Sections 3.5 through 3.10, as of the last day of each Accounting Period, any Net Profit or Net Loss of such Accounting Period shall be separately allocated among and credited to or debited against the Capital Accounts of the Partners in proportion to their respective Partnership Percentages for such Accounting Period.

3.5 Allocation of Management Fees, Withholding Taxes and Certain Other Expenditures

- (a) As of the first Business Day of each calendar quarter, each Capital Account's Management Fee for such calendar quarter shall be debited against such Capital Account and paid by the Partnership to the Investment Manager. Capital contributions accepted after the commencement of the calendar quarter shall be subject to a prorated Management Fee reflecting the time remaining during that quarter. The Investment Manager may reduce or eliminate the Management Fee with respect to any Partner (or Capital Account) in its sole discretion; provided that such reduction or elimination shall not increase the Management Fee payable by any other Partner (or Capital Account).
- (b) To the extent the General Partner or the Partnership is required by law (including under circumstances where the General Partner or the Partnership is unable to rely

conclusively on any withholding certification provided by a Partner) to withhold or to make tax payments on behalf of or with respect to any Partner or Partners (including backup withholding or withholding under FATCA), the General Partner or the Partnership may withhold such amounts and make such tax payments as so required. If the Partnership pays or incurs any withholding tax or other tax obligation (including under FATCA) with respect to the income allocable or distributable to one or more Partners, then the amount of such withholding tax or tax obligation shall be treated as a distribution to such Partner or Partners, as applicable, pursuant to the terms of this Agreement. Such amount shall be debited against the Capital Account(s) of such Partner or Partners as of the close of the Accounting Period during which the Partnership so withholds, pays or incurs such obligation. If the amount so withheld, paid or incurred is greater than the balance of the Capital Account(s) of the relevant Partner or Partners, as applicable, then such Partner or Partners and any successors shall make a contribution to the capital of the Partnership, within 10 days following request by the General Partner, the amount of such excess. The General Partner is not obligated to apply for or obtain a reduction of or exemption from withholding tax on behalf of any Partner that may be eligible for such reduction or exemption, or be otherwise obligated to structure Investments so as to reduce or avoid any such withholding tax.

(c) Except as otherwise provided for in this Agreement, any expenditures payable by the Partnership, to the extent determined by the General Partner to have been paid or withheld on behalf of, or by reason of particular circumstances applicable to, one or more but fewer than all of the Partners, shall be specially allocated only to the Capital Accounts of those Partners on whose behalf such payments are made or whose particular circumstances gave rise to such payments. Such allocations shall be debited from the relevant Capital Accounts of such Partners as of the close of the Accounting Period during which any such items were accrued by the Partnership.

3.6 Reserves; Adjustments for Certain Future Events

(a) The General Partner may cause appropriate reserves to be created, accrued and charged against Net Assets and proportionately against the Capital Accounts for contingent liabilities or probable losses, such reserves to be in the amounts which the General Partner deems necessary or appropriate. The General Partner may increase or reduce any such reserve from time to time by such amounts as the General Partner deems necessary or appropriate. The amount of any such reserve, or any increase or decrease therein, may, at the election of the General Partner, be debited or credited, as the General Partner deems appropriate, to the Capital Accounts of current Partners that (i) are Partners at the time when such reserve is created, increased, or decreased, as the case may be, or (ii) were Partners, or are transferees from Persons who were Partners, at the time of the act or omission giving rise to the contingent liability for which the reserve has been established by the General Partner.

(b) If the General Partner determines that it is equitable to treat an amount to be paid or received as being applicable to one or more prior periods, then all or a portion of such amount may be proportionately debited or credited, as appropriate, in proportion to the Capital Account balances of the current Partners as such balances existed during any such prior period.

3.7 Performance Allocation

- (a) The Performance Allocation shall be debited against each Capital Account of each Limited Partner as of the last day of each Calculation Period with respect to such Capital Account, and the amount so debited shall simultaneously be credited to the Capital Account of the Investment Manager, as a special Limited Partner of the Partnership.
- (b) The Investment Manager may waive or alter the Performance Allocation with respect to any Limited Partner.

3.8 Limited Participation Investments and New Issues

- (a) If the General Partner determines that for legal, tax, regulatory or bona fide other reasons as to which the General Partner and any Partner may agree such Partner should not participate (or should receive a reduced participation) in the Net Profit or Net Loss with respect to any Investment, the General Partner may allocate Net Profit or Net Loss, if any, with respect to such Investment only to Partners to whom the restrictions on participating in that Investment do not apply. In order to allocate Net Profit or Net Loss accordingly, the General Partner may establish and maintain a memorandum account in the accounting records of the Partnership on a Partner-by-Partner basis with respect to each such Investment. The Net Profit and Net Loss and expenses relating to such Investment will be separately calculated and allocated based on each participating Partner's balance in such memorandum account for such Investment divided by the sum of the balances of all memorandum accounts for all participating Partners. In order to compensate a Limited Partner who is not participating in an Investment pursuant to this Section 3.8 for the use of such Partner's share of Partnership capital to purchase the Investment, the General Partner may credit the non-participating Partner's Capital Account (and correspondingly debit the Capital Account of the participating Partners with a carrying charge). Any distributions from the memorandum account will be based on the participating Partner's respective percentage interest in such Investment.
- (b) Pursuant to certain rules of FINRA ("New Issue Rules"), members of FINRA are permitted to sell to the Partnership certain publicly-offered securities ("Restricted Issues") only if the Capital Accounts of Partners connected with the securities industry or executive officers or directors of investment banking clients of underwriters ("Restricted Capital Accounts") are not restricted from sharing a beneficial interest in such Restricted Issues in accordance with the provisions of the New Issue Rules. Notwithstanding the provisions of Section 3.4, if the Partnership chooses to invest in Restricted Issues, the Partnership shall not allocate any items

of income, gain, loss, deduction and credit that relate to investments in Restricted Issues to Restricted Capital Accounts except to the extent permitted by the New Issue Rules, and shall instead allocate such items among the other Capital Accounts on a *pro rata* basis. To the extent the New Issue Rules permit certain Persons with Restricted Capital Accounts to participate in profits and losses from Restricted Issues, the General Partner shall allocate such profits and losses from Restricted Issues among such Restricted Capital Accounts on a *pro rata* basis or on such other basis that the General Partner reasonably determines ensures compliance with the New Issue Rules. To the extent consistent with the New Issue Rules, the General Partner shall determine when all Capital Accounts may participate in the Net Profit and Net Loss from any Restricted Issue. The General Partner shall value any Restricted Issue at such time at the then-current price of the security in the secondary market.

3.9 Allocation to Avoid Capital Account Deficits

To the extent that any debits pursuant to this Article III would reduce the balance of the Capital Account of any Limited Partner below zero, that portion of any such debits shall instead be allocated to the Capital Account of the General Partner. Any credits in any subsequent Accounting Period which would otherwise be allocable pursuant to this Article III to a Capital Account of any Limited Partner previously affected by the application of this Section 3.9 shall instead be allocated to the Capital Account of the General Partner in such amounts as are necessary to offset all previous debits attributable to such Limited Partner pursuant to this Section 3.9 not previously recovered.

3.10 Regulatory Allocations

Notwithstanding anything to the contrary in this Agreement:

- Qualified Income Offset. In the event any Limited Partner unexpectedly receives any adjustments, allocations, or distributions described in Section 1.704-1(b)(2)(ii)(d)(4), 1.704-1(b)(2)(ii)(d)(5), or 1.704-1(b)(2)(ii)(d)(6) of the Regulations, items of Partnership income and gain shall be specially allocated to each such Limited Partner in an amount and manner sufficient to eliminate, to the extent required by the Regulations, the deficit balance in the Capital Account of such Limited Partner as quickly as possible; provided that an allocation pursuant to this Section 3.10(a) may be made only if and to the extent that such Limited Partner would have a deficit balance in its Capital Account after all other allocations provided for in this Article III have been tentatively made as if this Section 3.10(a) were not in this Agreement. This Section 3.10(a) is intended to constitute a "qualified income offset" within the meaning of Section 1.704-1(b)(2)(ii) of the Regulations and is to be interpreted consistently therewith.
- (b) <u>Minimum Gain Chargeback</u>. Notwithstanding any other provision of this Section 3.10, if there is a net decrease in Partnership Minimum Gain during any Fiscal Year, the Partners shall be specially allocated items of Partnership income and gain for such Fiscal Year (and, if necessary, subsequent Fiscal Years) in an

- amount equal to the portion of any such Partner's share of the net decrease in Partnership Minimum Gain, determined in accordance with Regulations Sections 1.704-2(f) and (g). This Section 3.10(b) is intended to comply with the minimum gain chargeback requirement in such Sections of the Regulations and shall be interpreted consistently therewith.
- Gross Income Allocation. In the event any Limited Partner has a deficit Capital Account at the end of any Fiscal Year that is in excess of the sum of (i) the amount such Limited Partner is obligated to restore pursuant to any provision of this Agreement and (ii) the amount such Limited Partner is deemed to be obligated to restore pursuant to the penultimate sentences of Sections 1.704-2(g)(1) and 1.704-2(i)(5) of the Regulations, each such Limited Partner shall be specially allocated items of Partnership gross income and gain in the amount of such excess as quickly as possible; provided that an allocation pursuant to this Section 3.10(c) may be made only if and to the extent that such Limited Partner would have a deficit Capital Account in excess of such sum after all other allocations provided for in this Article III have been made as if Section 3.10(a) and this Section 3.10(c) were not in this Agreement.
- Curative Allocations. The allocations set forth this Section 3.10 (the "Regulatory Allocations") are intended to comply with certain requirements of the Regulations. It is the intent of the Partners that, to the extent possible, all Regulatory Allocations shall be offset either with other Regulatory Allocations or with special allocations of other items of Partnership income, gain, loss, or deduction pursuant to this Section 3.10. Therefore, notwithstanding any other provision of this Article III (other than the Regulatory Allocations), the General Partner shall make such offsetting special allocations of the Partnership income, gain, loss, or deduction in whatever manner it determines appropriate so that, after such offsetting allocations are made, each Partner's Capital Account balance is, to the extent possible, equal to the Capital Account balance such Partner would have had if the Regulatory Allocations were not part of this Partnership Agreement and all Partnership items were allocated pursuant to other provisions of this Article III (other than the Regulatory Allocations).
- (e) <u>Nonrecourse Deductions</u>. Any Nonrecourse Deductions for any Fiscal Year or other period shall be allocated to the Partners in accordance with their Partnership Percentages.
- (f) <u>Section 704(b) Compliance</u>. The allocations provided in this Section 3.10 are intended to comply with the Regulations under Section 704(b) of the Code and may, as determined by the General Partner, be interpreted and applied in a manner consistent therewith.

3.11 Allocations for Income Tax Purposes

(a) <u>Income Tax Allocations</u>. Except as otherwise required by Code Section 704(c), items of income, gain, deduction, loss, or credit that are recognized for U.S. federal

income tax purposes in each Fiscal Year shall be allocated among the Partners in such manner as to reflect equitably amounts credited to or debited against each Partner's Capital Account, whether in such Fiscal Year or in prior Fiscal Years. To this end, the Partnership shall establish and maintain records which shall show the extent to which the Capital Account of each Partner comprises amounts that have not been reflected in the taxable income of such Partner as of the last day of each Fiscal Year. To the extent deemed by the General Partner to be feasible and equitable, taxable income and gains in each Fiscal Year shall be allocated among the Partners who have enjoyed the related credits to their Capital Accounts, and items of deduction, loss and credit in each Fiscal Year shall be allocated among the Partners who have borne the burden of the related debits to their Capital Accounts. Foreign tax credits attributable to taxes incurred by the Partnership shall be allocated in a manner consistent with Section 1.704-1(b)(4)(viii) of the Regulations. All matters concerning allocations for U.S. federal, state and/or local income tax purposes, including accounting procedures, not expressly provided for in this Agreement shall be determined by the General Partner.

- (b) Basis Adjustments. To the extent an adjustment to the adjusted tax basis of any Partnership asset pursuant to Section 734(b) of the Code or Section 743(b) of the Code is required under Section 1.704-1(b)(2)(iv)(m) of the Regulations to be taken into account in determining Capital Accounts, the amount of such adjustment to the Capital Accounts shall be treated as an item of gain (if the adjustment increases the basis of the asset) or loss (if the adjustment decreases such basis) and such gain or loss shall be specially allocated to the Partners in a manner consistent with the manner in which their Capital Accounts are required to be adjusted pursuant to such Section of the Regulations; provided that in the event that an adjustment to the book value of Partnership property is made as a result of an adjustment pursuant to Section 734(b) of the Code, items of income, gain, loss, or deduction, as computed for book and tax purposes, shall be specially allocated among the Partners so that the effect of any such adjustment shall benefit (or be borne by) the Partner(s) receiving the distribution that caused such adjustment.
- Positive Basis Allocations. If the Partnership recognized gains or items of gross (c) income (including short-term capital gain) from the sale of Partnership assets for U.S. federal income tax purposes for any Fiscal Year in which one or more Positive Basis Partners withdraws from the Partnership pursuant to Section 5.5, the General Partner may elect: (i) to allocate such gains or items of gross income among such Positive Basis Partners, pro rata in proportion to the respective Positive Basis of each such Positive Basis Partner, until either the full amount of such gains or items of gross income shall have been so allocated or the Positive Basis of each such Positive Basis Partner shall have been eliminated; and (ii) to allocate any gains or items of gross income not so allocated to Positive Basis Partners to the other Partners in such manner that reflects equitably the amounts credited to such Partners' Capital Accounts pursuant to Section 3.3; provided, however, that if, following such Fiscal Year, the Partnership recognizes gains or items of gross income from a sale of an Investment the proceeds of which are designated on the Partnership's books and records as being used to effect payment of all or part of the

liquidating share of any Positive Basis Partner, that continues to be a Partner in the Partnership following such withdrawal (*i.e.*, such Positive Basis Partner effected a partial, and not a complete, withdrawal of its Interest), then such Positive Basis Partner may be allocated an amount of such gains or items of gross income equal to the amount, if any, by which its or its Positive Basis as of the Withdrawal Date exceeds the amount allocated to such Partner pursuant to clause (i) of this Section 3.11(c).

(d) Negative Basis Allocations. If the Partnership recognizes net losses or items of gross loss or deduction (including short-term capital loss) from the sale of Partnership assets for U.S. federal income tax purposes for any Fiscal Year in which one or more Negative Basis Partners withdraws from the Partnership pursuant to Section 5.5, the General Partner may elect: (i) to allocate such net losses or items of gross loss or deduction among such Negative Basis Partners, pro rata in proportion to the respective Negative Basis of each such Negative Basis Partner, until either the full amount of such losses or items of loss or deduction shall have been so allocated or the Negative Basis of each such Negative Basis Partner has been eliminated; and (ii) to allocate any net losses or items of gross loss or deduction not so allocated to Negative Basis Partners to the other Partners in such manner that reflects equitably the amounts credited to such Partners' Capital Accounts pursuant to Section 3.3; provided, however, that if, following such Fiscal Year, the Partnership recognizes net losses or items of gross loss and deduction from a sale of an Investment the proceeds of which are designated on the Partnership's books and records as being used to effect payment of all or part of the liquidating share of any Negative Basis Partner that continues to be a Partner in the Partnership following such withdrawal (i.e., such Negative Basis Partner effected a partial, and not a complete, withdrawal of its Interest), there may be allocated to such Negative Basis Partner an amount of such net losses or items of gross loss or deduction equal to the amount, if any, by which its or its Negative Basis as of the Withdrawal Date exceeds the amount allocated to such Partner pursuant to clause (i) of this Section 3.11(d).

3.12 Individual Partner's Tax Treatment

Each Partner agrees not to treat, on any U.S. federal, state, local and/or non-U.S. income tax return or in any claim for a refund, any item of income, gain, loss, deduction or credit in a manner inconsistent with the treatment of such item by the Partnership or which would result in inconsistent treatment, and each Partner further agrees to treat, on any U.S. federal, state, local and/or non-U.S. income tax return in any claim for a refund, any item of income, gain, loss, deduction or credit in a manner consistent with the treatment of such item by the Partnership.

3.13 Distributions

(a) The Partnership shall make distributions in respect of withdrawals in accordance with Section 5.5 and liquidation in accordance with Section 6.3. In addition, the General Partner may make other distributions at the times and in the amounts the

- General Partner determines. Any distributions may be paid in cash, in kind or partly in cash and partly in kind.
- (b) Notwithstanding any provision to the contrary contained in this Agreement, the Partnership, and the General Partner on behalf of the Partnership, may not make a distribution to any Partner on any account of its Interest if such distribution would violate Section 17-607 of the Act or other applicable law.

Article IV MANAGEMENT

4.1 Duties and Powers of the General Partner

- (a) Subject to the terms and conditions of this Agreement, the General Partner has complete and exclusive power and responsibility, to the fullest extent permitted by the Act, for (i) all investment and investment management decisions to be undertaken on behalf of the Partnership and (ii) managing and administering the affairs of the Partnership, and shall have the power and authority to do all things that the General Partner considers necessary or desirable to carry out its duties hereunder and to achieve the purposes of the Partnership, whether or not such action or authority is expressly provided for in this Agreement. Without limiting the foregoing generality, the General Partner's powers include the power to borrow, obtain leverage or otherwise incur indebtedness with respect to the Partnership's capital.
- (b) Without limiting the generality of the General Partner's duties and powers hereunder and notwithstanding anything to the contrary contained herein, the General Partner has full power and authority, subject to the other terms and provisions of this Agreement, to execute, deliver and perform such contracts, agreements and other undertakings on behalf of the Partnership, without the consent or approval of any other Person, and to engage in all activities and transactions, as it may deem necessary or advisable for, or as may be incidental to, the conduct of the business contemplated by this Section 4.1.
- (c) The General Partner may delegate to any other Person, including the Investment Manager, any power and authority vested in the General Partner pursuant to this Agreement.
- (d) The General Partner is the "tax matters partner" for purposes of Section 6231(a)(7) of the Code. The General Partner has the exclusive authority in its determination to make any elections required or permitted to be made by the Partnership under any provisions of the Code or any other revenue laws. The General Partner shall be entitled to be reimbursed by the Partnership for all costs and expenses incurred by it in connection with any administrative or judicial proceeding affecting tax matters of the Partnership and/or the Partners in their capacity as such and to be indemnified by the Partnership (solely out of Partnership assets) with respect to any

- action brought against it in connection with any judgment in or settlement of any such proceeding.
- (e) Every power vested in the General Partner pursuant to this Agreement and any decision or determination that it is permitted to make is to be construed as a power to act (or not to act) in its sole and absolute discretion, except as otherwise expressly provided herein, and the General Partner shall be entitled to consider in making such decisions or determinations only such interests and factors as it desires, including its own interests. No provision of this Agreement is to be construed to require the General Partner to violate the Act, the Advisers Act, or any other law, regulation or rule of any self-regulatory organization. Notwithstanding any other provision of this Agreement, whenever in this Agreement, the General Partner is permitted or required to make a decision in its "good faith" or under another expressed standard, the General Partner must act under such express standard and will not be subject to any other or different standards.
- (f) Each Limited Partner shall deliver to the General Partner, upon a reasonable request, (i) an affidavit or certificate in form satisfactory to the General Partner that is sufficient to establish that the applicable Partner (and its partners, members, and/or beneficial owners, as the case may be) is not subject to withholding under the provisions of any U.S. federal, state, local, non-U.S. or other tax laws, or with respect to such Partner's tax status under such laws, and (ii) any information or documentation prescribed under FATCA or as may be necessary, as reasonably determined by the General Partner, for the Partnership to comply with its obligations under FATCA (including, but not limited to, information with respect to citizenship, residency, ownership or control of such Partner). Each Limited Partner shall reasonably cooperate with the General Partner in connection with any tax audit of the Partnership, or any existing or former Investment.

4.2 Expenses

- (a) Except as otherwise provided herein, and in consideration of the Management Fee, the General Partner and the Investment Manager shall each pay all of its own operating and overhead costs, without reimbursement by the Partnership.
- (b) The Partnership shall pay, or reimburse the General Partner and the Investment Manager for, all other reasonable costs, fees and expenses arising in connection with the Partnership's operations. Such expenses payable by the Partnership include the following:
 - (i) all costs, fees and expenses directly related to Investments or prospective Investments (whether or not consummated) of the Partnership, including research and due diligence costs related to an Investment; brokerage commissions and other execution and transaction costs, interest on, and commitment fees and expenses arising out of, debit balances or borrowings; exchange, clearing and settlement charges; fees and expenses of any third-party providers of "back office" and "middle office" services relating to

trade settlement; travel expenses; appraisal fees; investment banking fees and expenses; borrowing charges on Investments sold short; custody fees; and fees of consultants and finders relating to Investments or prospective Investments of the Partnership; the costs, fees and expenses of any appraisers, accountants or other experts engaged by the General Partner or the Investment Manager as well as other expenses directly related to the Partnership's Investments;

- (ii) any withholding, transfer or other taxes imposed on the Partnership;
- (iii) the reasonable, out-of-pocket fees, costs and expenses (including legal fees and expenses) incurred to comply with any applicable law, rule or regulation (including regulatory filings or other expenses of the Partnership and the pro rata portion of any regulatory and other expenses of the General Partner or the Investment Manager, which benefit or are attributable to the Partnership);
- (iv) the reasonable, out-of-pocket costs, fees and expenses for financial and tax accounting, bookkeeping and reporting services, and administrative services performed by any Person on behalf of the Partnership (e.g., the administrator of the Partnership), including the cost of any audit of the Partnership's financial statements and the preparation of its tax returns (including with respect to FATCA compliance);
- (v) Management Fees;
- (vi) the reasonable, out-of-pocket costs, fees and expenses of legal counsel and any other litigation or investigation involving Partnership activities;
- (vii) specific expenses incurred in obtaining, maintaining or performing systems, research and other information, including information service subscriptions, utilized with respect to the Partnership's Investments including without limitation for portfolio management, valuations and accounting purposes, including the costs of statistics and pricing services, service contracts for quotation equipment and related hardware, software, phone and internet charges;
- (viii) the reasonable, out-of-pocket costs, fees and expenses associated with the Recent Amendments, including legal and accounting fees, printing costs, reporting and providing information to existing and prospective Partners, obtaining requisite consent from Limited Partners, travel fees and expenses related to the Partnership's offering, filing fees (including any "blue sky" filing fees) and other out-of-pocket expenses and compliance with any applicable federal and state laws;
- (ix) the costs and expenses associated with meetings of Partners;

- (x) the expenses of the Advisory Committee and the members thereof, including any indemnification expenses;
- (xi) the costs associated with maintaining "directors and officers" or similar liability insurance for the benefit of the Partnership, the General Partner, the Investment Manager, or any other Indemnified Person; and
- (xii) any costs or expenses of winding up and liquidating the Partnership and
- (xiii) all costs, fees and expenses associated with the ongoing offering of Limited Partner Interests.
- (c) Expenses with respect to Section 4.2(b)(viii) above will be amortized by the Partnership over a period of 36 months from the Effective Date; however, the General Partner may limit the amount of expenses amortized so that the Partnership's audited financial statements do not contain qualification.
- (d) Except as otherwise provided elsewhere in this Agreement, including Sections 3.4, 3.5, 3.6, 3.8 and 5.5(i), expenses are generally borne *pro rata* by the Partners in accordance with their respective Partnership Percentages.
- (e) If the General Partner or the Investment Manager, as appropriate, incurs any Partnership expenses for the account or for the benefit of, or in connection with its activities or those of its Affiliates on behalf of, both the Partnership and any Other Account, the General Partner or the Investment Manager, as appropriate, shall allocate such expense among the Partnership and each such Other Account in proportion to the size of the Investment made by each in the activity or entity to which the expense relates, or in such other manner as the General Partner considers fair and reasonable.
- (f) The General Partner and the Investment Manager may, to the extent disclosed in the Partnership's offering memorandum or otherwise disclosed to the Limited Partners, use "soft dollars" generated by the Partnership. Use of "soft dollars" by the General Partner or the Investment Manager as disclosed herein shall not constitute a breach by either the General Partner or the Investment Manager of any fiduciary or other duty which the General Partner or the Investment Manager may be deemed to owe to the Partnership or its Partners.

4.3 Rights of Limited Partners

The Limited Partners may not take any part in the management, control or operation of the Partnership's business, and have no right or authority to act for the Partnership or to vote on matters other than the matters set forth in this Agreement or as required by applicable law.

4.4 Other Activities of Partners

(a) The General Partner is not required to devote any specific amount of its time to the affairs of the Partnership, but shall devote such of its time to the business and affairs

- of the Partnership as it may determine to be necessary to conduct the affairs of the Partnership for the benefit of the Partnership and the Partners.
- (b) Each Partner acknowledges and agrees that the General Partner, its Affiliates and their respective partners, managers, directors, officers, shareholders, members or employees may engage in or possess an interest in other business ventures or commercial dealings of every kind and description, independently or with others, including, but not limited to, management of other accounts, investment in, or financing, acquisition and disposition of, Investments, investment and management counseling, brokerage services, serving as directors, officers, advisers or agents of other issuers, partners of any partnership, or trustee of any trust, or entering into any other commercial arrangements, whether or not any such activities may conflict with any interest of the parties with respect to the Partnership. Without in any way limiting the foregoing, each Partner hereby acknowledges that none of the General Partner, its Affiliates or their respective partners, managers, directors, officers, shareholders, members or employees shall have any obligation or responsibility to disclose or refer any of the investment or other opportunities obtained through activities contemplated by this Section 4.4(b) to the Partnership, but may refer the same to any other party or keep such opportunities for their own benefit.
- (c) The General Partner and its Affiliates shall act in a manner that each considers fair, reasonable and equitable on an overall basis in allocating investment opportunities to the Partnership and any Other Account. The General Partner and its Affiliates shall allocate investment opportunities as set forth in their policies and procedures, as may be amended from time to time, and as communicated to Limited Partners through the Partnership's private offering memorandum for Interests or otherwise.
- (d) Each of the Partners hereby waives and covenants not to sue on the basis of any law (statutory, common law or otherwise) respecting the rights and obligations of the Partners *inter se* which is or may be inconsistent with this Section 4.4.

4.5 Exculpation; Indemnification

(a) The General Partner, the Investment Manager, any of their Affiliates, each direct or indirect member, manager, partner, director, officer, shareholder and employee of any of the foregoing and, with the approval of the General Partner, any agent of any of the foregoing (including their respective executors, heirs, assigns, successors or other legal representatives) (each an "Indemnified Person") shall not be liable to the Partnership or to any of the Limited Partners for any loss or damage occasioned by any acts or omissions in the performance of services under this Agreement or the Investment Management Agreement, or otherwise in connection with the Partnership, its Investments or operations, unless such loss or damage has occurred by reason of the willful misconduct, fraud or gross negligence of such Indemnified Person or as otherwise required by law; provided that nothing in this Agreement is to be construed as waiving any legal rights or remedies which the Partnership may have under state or federal securities laws.

- (b) The Partnership (but not the Partners individually) shall indemnify each Indemnified Person to the fullest extent permitted by law against any cost, expense (including reasonable attorneys' fees), judgment or liability incurred by or imposed upon it in connection with any action, suit or proceeding (including any proceeding before any judicial, administrative or legislative body or agency) to which it may be made a party or otherwise be involved or with which it shall be threatened by reason of being or having been General Partner, having been the Investment Manager pursuant to the Investment Management Agreement or its having provided services to the Partnership; provided that the Indemnified Person is not so indemnified to the extent such cost, expense, judgment or liability has been finally determined (i) in a non-appealable decision on the merits in any such action, suit or proceeding, or (ii) on a plea of nolo contendere, to have been incurred or suffered by the Indemnified Person solely by reason of willful misconduct, fraud or gross negligence by the Indemnified Person.
 - (i) The right to indemnification granted by this Section 4.5 shall be in addition to any rights to which the Indemnified Person may otherwise be entitled and shall inure to the benefit of the successors or assigns of such Indemnified Person. The Partnership shall pay the expenses incurred by the Indemnified Person in defending a civil or criminal action, suit or proceeding in advance of the final disposition of such action, suit or proceeding, upon receipt of an undertaking by the Indemnified Person to repay such payment if there is an adjudication or determination that it is not entitled to indemnification as provided herein; provided that no such advance shall be made in connection with any action brought by a Majority-in-Interest of the Limited Partners.
 - (ii) In any suit in the name of the Partnership to recover expenses advanced pursuant to the terms of an undertaking, the Partnership shall be entitled to recover such expenses upon a final adjudication that the Indemnified Person or other Person claiming a right to indemnification hereunder has not met the applicable standard of conduct set forth in Section 4.5(a). In any such suit brought to enforce a right to indemnification or to recover an advancement of expenses pursuant to the terms of an undertaking, the burden of proving that the Indemnified Person or other Person claiming a right to indemnification shall not be entitled to be indemnified, or to an advancement of expenses, hereunder shall be on the Partnership (or any Limited Partner acting derivatively or otherwise on behalf of the Partnership or the Limited Partners) unless otherwise required by applicable law.
 - (iii) Each Indemnified Person may not satisfy any right of indemnity or reimbursement granted in this Section 4.5 or to which it may be otherwise entitled except out of the assets of the Partnership, and no Partner shall be personally liable with respect to any such claim for indemnity or reimbursement. The General Partner may obtain appropriate insurance on behalf, and at the expense, of the Partnership to secure the Partnership's obligations hereunder.

- (iv) Nothing in this Agreement is to be construed as to provide for the indemnification of an Indemnified Person for any liability (including liability under U.S. federal securities laws) to the extent that such indemnification would be in violation of applicable law but is to be construed so as to effectuate this Section 4.5 to the fullest extent permitted by law.
- (v) Each Indemnified Person shall be deemed a third-party beneficiary (to the extent not a direct party hereto) of this Agreement and, in particular, the provisions of this Section 4.5. The General Partner and/or the Investment Manager may enter into agreements on behalf of the Partnership with an Indemnified Person to provide an indemnity to the same extent provided in this Section 4.5.

4.6 Advisory Committee

- (a) The General Partner and/or the Investment Manager may appoint a committee (the "Advisory Committee") composed of one or more individuals selected from time to time by the General Partner. No member of the Advisory Committee may be an Affiliate of the General Partner and/or the Investment Manager (except as a Limited Partner or as an investor in an Affiliate of the Partnership).
- (b) If established, the Advisory Committee will meet with the General Partner and/or the Investment Manager from time to time as requested by and deemed appropriate by the General Partner and/or the Investment Manager to consult with and advise the General Partner and/or the Investment Manager on any matter deemed appropriate by the General Partner and/or the Investment Manager, including any circumstances involving conflicts of interest between the General Partner and/or the Investment Manager (and their Affiliates), on the one hand, and the Limited Partners and the Partnership, on the other.
- (c) The General Partner and/or the Investment Manager may in its discretion seek the approval of the Advisory Committee or establish any other reasonable mechanism in connection with (i) approvals that are or would be required under the Investment Advisers Act (including Section 206(3)) or (ii) any other matter deemed appropriate by the General Partner and/or the Investment Manager. Each Limited Partner agrees that, except as otherwise specifically provided herein and to the extent permitted by applicable law, the approval of a majority of the members of the Advisory Committee at such time is binding upon the Partnership and each Partner with respect to any approval sought under this Section 4.6(c).
- (d) As determined by the General Partner and/or the Investment Manager, meetings of the Advisory Committee may be held in person or by telephone. Approval of the Advisory Committee is deemed to have been given if given by a majority of those members present at a meeting or by a majority of all members of the Advisory Committee if given pursuant to a written consent without a meeting.

- (e) The Partnership agrees to reimburse members of the Advisory Committee for their out-of-pocket expenses relating to their services as Advisory Committee members and to indemnify each Advisory Committee member to the maximum extent permitted by law
- (f) In the event an Advisory Committee is not appointed, the General Partner and/or the Investment Manager may obtain the approval of an unaffiliated third party, as is determined advisable by the General Partner and/or the Investment Manager, and any such approval by such third party shall, to the extent permitted under applicable law, serve as the approval of the Advisory Committee and shall be binding on the Partnership and the Limited Partners.

4.7 Alternative Investment Vehicles

The General Partner shall have the right in connection with any Investment to direct the capital contributions of some or all of the Partners to be made through one or more alternative investment vehicles ("Alternative Investment Vehicles") and to exchange a portion of the Interests of one or more Limited Partners for similar equity interests in one or more Alternative Investment Vehicles if, in the judgment of the General Partner, the use of such vehicle or vehicles would allow the Partnership to overcome legal or regulatory constraints or invest in a more tax efficient manner and/or would facilitate participation in certain types of Investments; provided that the General Partner shall not employ the use of an Alternative Investment Vehicle in any manner that would reasonably be expected to have a material adverse effect on the participating Limited Partners. Any Alternative Investment Vehicle shall contain terms and conditions substantially similar to those of the Partnership and shall be managed by the General Partner or an Affiliate thereof, and such controlling Person is required to comply with the provisions of this Agreement applicable to Alternative Investment Vehicles. Expenses related to an Alternative Investment Vehicle on behalf of less than all of the Partners shall not be borne by the Partners that do not participate in such Alternative Investment Vehicle.

Article V ADMISSIONS, TRANSFERS AND WITHDRAWALS

5.1 Admission of Limited Partners

The General Partner may, at such times as the General Partner may determine, without advance notice to or consent from the Limited Partners, admit to the Partnership any Person who executes this Agreement or any other writing evidencing the intent of such Person to become a Limited Partner. Such admission shall be effective when the General Partner enters the name of such Person on the books and records of the Partnership as a Partner and does not require the consent or approval of any other Partner. The General Partner has the authority to reject subscriptions for Interests in whole or in part.

5.2 Admission of Additional General Partners

(a) Except as provided in Section 5.2(b), the General Partner may admit one or more Persons as additional general partners to the Partnership. No additional general

- partner shall be added unless such additional general partner agrees to be bound by all of the terms of this Agreement.
- (b) Any Person to whom the General Partner has transferred its general partner interest in accordance with Section 5.4 shall be admitted to the Partnership as a substitute General Partner without the consent of the Limited Partners unless otherwise provided for in Section 5.4.

5.3 Transfer of Interests of Limited Partners

- (a) No Transfer of any Limited Partner's Interest, whether voluntary or involuntary, shall be valid or effective, and no transferee may become a substituted Limited Partner, unless the prior written consent of the General Partner has been obtained, which consent may be granted, withheld or conditioned for any reason by the General Partner. Any attempted Transfer not made in accordance with this Section 5.3, to the fullest extent permitted by law, shall be void *ab initio*.
- (b) Prior to recognizing any Transfer in accordance with this Section 5.3, the General Partner may require the transferring Limited Partner to execute and acknowledge an instrument of Transfer in form and substance satisfactory to the General Partner, and may require the transferee to make certain representations and warranties to the Partnership and Partners and to accept, adopt and approve in writing all of the terms and provisions of this Agreement.
- (c) In the event of a Transfer of a Partner's Interest or in the event of a distribution of assets of the Partnership to any Partner, the Partnership may, but shall not be required to, file an election under Section 754 of the Code and in accordance with the applicable Regulations, to cause the basis of the Partnership's assets to be adjusted for U.S. federal income tax purposes as provided by Section 734 or 743 of the Code.
- (d) In the event of a Transfer at any time other than the end of a Fiscal Year, items of income, gain, loss, deduction or credit recognized by the Partnership for U.S. federal income tax purposes shall be allocated between the transferring parties, as determined by the General Partner, using any permissible method under Code Section 706(d) and the Regulations thereunder. To the extent the transferring parties have given the General Partner written notice prior to the consent by the General Partner pursuant to Section 5.3(a) of their agreement to apply a particular and reasonable method, then the General Partner may elect to use such method. The transferring parties agree to reimburse the General Partner and the Partnership for any incidental accounting fees and other expenses incurred by the General Partner and the Partnership in making allocations pursuant to this Section 5.3(d).

5.4 Transfer of Interest of the General Partner

The General Partner may Transfer its Interest as a General Partner in the Partnership; provided that if any such proposed Transfer would result in an "assignment" (as such term is

defined under the Advisers Act), the General Partner shall obtain the consent of Limited Partners constituting a Majority-in-Interest of Limited Partners that are not Affiliated Investors.

5.5 Withdrawal of Interests of Partners

- (a) The Interest of a Limited Partner may not be withdrawn from the Partnership prior to its dissolution except as provided in this Section 5.5.
- (b) Withdrawal rights are determined separately with respect to each Capital Account (and each capital sub-account, if applicable). Each capital contribution shall be accounted for using a separate capital sub-account, and, in the case of a Limited Partner for which more than one capital sub-account is maintained, the withdrawals from any such capital sub-accounts shall be processed on a "first-in, first-out" basis based upon the date on which each capital contribution was made, unless otherwise agreed between the General Partner and such Partner. Each capital sub-account relating to a contribution of capital from a Limited Partner will be treated as if it were the separate Capital Account of a separate Partner for the purposes of applying the withdrawal provisions of this Section 5.5.
- (c) Subject to a Suspension and the other provisions of this Section 5.5:
 - (i) A Limited Partner may make a complete or partial withdrawal from its Series A Capital Account effective on the last Business Day of each calendar quarter occurring at least 36 calendar months after the contribution of the capital to be withdrawn (each, a "Series A Withdrawal Date") by providing written notice to the General Partner at least 90 days prior to the proposed Series A Withdrawal Date (such restriction, the "Series A Lock-Up"). For purposes of calculating the Series A Lock-Up, each Limited Partner holding Series A Interests on of the Effective Date is deemed to have made its initial contribution for Series A Interests as of the Effective Date. Additional contributions for Series A Interests after the Effective Date will also be subject to the Series A Lock-Up, which lock-up period shall commence on the date of each such additional contribution.
 - (ii) A Limited Partner may make a complete or partial withdrawal from its Series B Capital Account upon written notice to the General Partner at least 180 days prior to the applicable Series B Withdrawal Date. The "Series B Withdrawal Date" means: (i) the end of the day on the last Business Day of the calendar month that immediately precedes the one-year anniversary of the contribution of the capital to be withdrawn; and thereafter (ii) the end of the day on each one-year anniversary of the preceding Series B Withdrawal Date (or the last Business Day of such month).
 - (iii) A Limited Partner may make a complete or partial withdrawal from its Series C Capital Account upon written notice to the General Partner at least 180 days prior to the applicable Series C Withdrawal Date. The "Series C Withdrawal Date" means: (i) the end of the day on the last Business Day of

- the calendar month that immediately precedes the two-year anniversary of the contribution of the capital to be withdrawn; and thereafter (ii) the end of the day on each two-year anniversary of the preceding Series C Withdrawal Date (or the last Business Day of such month).
- (iv) A Limited Partner may make a complete or partial withdrawal from its Series D Capital Account effective on the last Business Day of each calendar quarter (each, a "Series D Withdrawal Date") occurring at least 12 calendar months after the contribution of the capital to be withdrawn by providing written notice to the General Partner at least 90 days prior to the proposed Series D Withdrawal Date.
- (d) Any notice of withdrawal shall be irrevocable by the Limited Partner, unless otherwise agreed by the General Partner. For the avoidance of doubt, if a Limited Partner notifies the General Partner of its intent to withdraw and later chooses not to withdraw (with the General Partner's consent), any transaction costs incurred by the Partnership or the General Partner in connection therewith may be charged to such withdrawing Limited Partner. The General Partner may refuse to honor any Limited Partner's request for a full or partial withdrawal if such request is not accompanied by such additional information as the General Partner may reasonably require, including any information required to determine the "adjusted basis" for U.S. federal income tax purposes in the Limited Partner's Interest withdrawn.
- (e) With respect to any amounts withdrawn, a withdrawing Partner shall not share in the income, gains and losses of the Partnership or have any other rights as a Partner (in the case of a complete withdrawal) after the applicable Withdrawal Date, and withdrawn amounts will be fixed as of the applicable Withdrawal Date, except as provided in Section 3.6. For the avoidance of doubt, none of the Partnership, the General Partner or the Investment Manager shall be liable to a Limited Partner for interest on the proceeds of any withdrawal.
- (f) At least 90% of the estimated amount due with respect to the Partnership's marketable investments is normally settled in cash or, subject to the sole discretion of the General Partner, wholly or partially with securities or other assets of the Partnership, within 30 Business Days after the Withdrawal Date, provided that the General Partner may delay such payment if such delay is reasonably necessary to prevent such withdrawal from having a material adverse impact on the Partnership or the remaining Capital Accounts. The General Partner is entitled to deduct from such settlement payment an amount equal to the pro rata portion of any Performance Allocation (based on the portion of the withdrawal being settled) payable to the Investment Manager with respect to such withdrawn amount. Any balance will be held back and distributed, without interest thereon, promptly following completion of the audit of the Partnership's financial statements for such Fiscal Year, or sooner in the General Partner's discretion.
- (g) In the case of a complete withdrawal, or a partial withdrawal that cannot be fully funded out of the Limited Partner's interest in the Partnership's marketable

investments, no settlements occur with respect to any of such Limited Partner's interest in the Partnership's non-marketable investments until the occurrence of liquidity events with respect to such non-marketable investments after the scheduled payment date for the withdrawal (without interest thereon). Notwithstanding the foregoing, the General Partner may, however, make settlements in such cases prior to the occurrence of a liquidity event if such settlement would, in the good faith opinion of the General Partner, not have a material adverse effect on the Partnership. Generally, a liquidity event will be a sale of the relevant investment for cash, in which case the settlement will be funded in cash within 90 days after the liquidity event (without interest). If the liquidity event is not a sale for cash, the General Partner may effect the settlement either by making a distribution in kind of the Limited Partner's ratable share of the relevant investment or by distributing the net proceeds derived from a sale of such investment. The General Partner is entitled to withdraw from each such settlement an amount equal to the remaining portion of any Performance Allocation (pro rata based on the portion of such withdrawal being distributed) to be credited to the Investment Manager at the same time and in the same form (in cash or in kind) as the distribution to the withdrawing Limited Partner.

- (h) The General Partner may effect withdrawal payments (i) in cash, (ii) in kind, by transfer of marketable or non-marketable Investments to the Limited Partner, the value of which, as determined in accordance with Section 7.2, would satisfy the Limited Partner's request for withdrawal, or (iii) in any combination of the foregoing.
- (i) The General Partner may deduct from any withdrawal proceeds due to any Limited Partner pursuant to this Section 5.5 an amount representing the Partnership's actual or estimated expenses, as determined by the General Partner, associated with processing the withdrawal. Any such withdrawal deduction shall be retained by the Partnership for the benefit of the remaining Limited Partners.
- (j) The right of any Partner to withdraw or receive distributions pursuant to the provisions of this Section 5.5 is subject to all Capital Account allocations and adjustments contemplated by this Agreement and to the provision by the General Partner for all Partnership liabilities and for reserves and holdbacks for contingencies provided in Section 3.6.
- (k) The General Partner may suspend or limit, in whole or in part, (i) the right of the Partners to withdraw or receive distributions from the Partnership and/or (ii) the valuation of the Partnership's Net Assets:
 - (i) during any period when any exchange or over-the-counter market on which the Partnership's Investments are quoted, traded or dealt in is closed, other than for ordinary holidays and weekends, or during periods in which dealings are restricted or suspended;

- (ii) during the existence of any state of affairs as a result of which, in the reasonable opinion of the General Partner, disposal of, or withdrawals or redemptions from, Investments by the Partnership, or the determination of the value of the assets of the Partnership, would not be reasonably practicable;
- (iii) during any breakdown in the means of communication normally employed in determining the price or value of the Partnership's assets or liabilities, or of current prices in any market as aforesaid, or when for any other reason the prices or values of any assets or liabilities of the Partnership cannot reasonably be accurately ascertained within a reasonable time frame;
- (iv) during any period when the transfer of funds involved in the realization or acquisition of any Investments cannot, in the reasonable opinion of the General Partner, be effected at normal rates of exchange;
- (v) in other circumstances where the General Partner is unable to fairly value the Partnership's assets due to extreme market conditions; or
- (vi) automatically upon liquidation of the Partnership.
- (1) In the event of any such suspension or limitation described above in Section 5.5(k) (a "Suspension"), the General Partner shall promptly notify each Limited Partner. Any Limited Partner who has submitted a withdrawal request and to whom payment in full of the amount being withdrawn has not yet been remitted is not given any priority with respect to the withdrawal of such Interests or portions thereof after the cause for such Suspension ceases to exist. The General Partner may, however, allow any such Partners to rescind their withdrawal requests to the extent of any portion thereof for which withdrawal proceeds have not yet been remitted. Upon the reasonable determination by the General Partner that conditions leading to Suspension no longer apply, withdrawal rights for all Limited Partners shall be promptly reinstated, and any pending withdrawal requests (or new, timely withdrawal requests) shall be honored as of the last Business Day of the calendar quarter in which withdrawals have recommenced, subject to the application of the withdrawal limitations described herein.
- (m) The General Partner may, notwithstanding any Suspension, upon not less than five days' prior written notice (or immediately if the General Partner determines in its sole discretion that such Limited Partner's continued participation in the Partnership may cause the Partnership, the Investment Manager or the General Partner to violate any applicable law), require any Limited Partner's Interest to be withdrawn in part or in its entirety from the Partnership (including, but not limited to, for reasons relating to FATCA) and for the Limited Partner to cease to be a Limited Partner of the Partnership (in the case of a withdrawal of a Limited Partner's Interest in its entirety) pursuant to this Section 5.5(m). Except as otherwise provided herein, settlements of withdrawals pursuant to this Section 5.5(m) are made in the same manner as voluntary withdrawals.

(n) Notwithstanding the foregoing, the General Partner may waive any restrictions on any Limited Partner's ability to withdraw.

Article VI SOFT WIND DOWN, DISSOLUTION AND LIQUIDATION

6.1 Soft Wind Down

- (a) The General Partner may, in consultation with the Investment Manager, make a determination that the investment strategy should no longer be continued (whether or not the General Partner has implemented a Suspension). Having made such determination, the Investment Manager may recommend to the General Partner to cause the Partnership to return the Partnership's assets to Limited Partners in an orderly manner (without proceeding with a liquidation of the Partnership) (an "Orderly Realization"). The General Partner may, in such circumstances, resolve to effect an Orderly Realization should it determine that doing so is in the best interests of the Partnership as a whole. Such Orderly Realization shall not constitute a dissolution or winding up of the Partnership for any purposes, but rather only the continued management of the Partnership's portfolio so as to reduce such portfolio to cash (to the extent reasonably practicable, as advised by the Investment Manager) and return such cash as well as all other assets of the Partnership to the Limited Partners.
- (b) The General Partner will notify the Limited Partners of any decision to proceed with an Orderly Realization of the Partnership. During an Orderly Realization, the Investment Manager may, in consultation with the General Partner, take such steps as are considered appropriate in the best interests of the Partnership as a whole to effect the Orderly Realization. The General Partner, in consultation with the Investment Manager, shall establish what they consider to be a reasonable time by which the Orderly Realization should be effected (the "Realization Period"). Any resolution to undertake an Orderly Realization and the process thereof shall be deemed to be integral to the business of the Partnership and may be carried out without recourse to a formal process of liquidation under Delaware law or any other applicable bankruptcy or insolvency regime.
- (c) The General Partner, in consultation with the Investment Manager, may resolve to cease the Orderly Realization within the Realization Period and recommence active trading if the circumstances permit a lifting of any applicable Suspension or, where no Suspension is in effect, if the circumstances are such that the investment strategy can then be continued.
- (d) Management Fees, and all other fees and expenses, shall be payable and Performance Allocations shall be made during an Orderly Realization on the same basis as provided herein.

6.2 Dissolution of Partnership

- (a) The Partnership shall be dissolved upon the first to occur of the following dates:
 - (i) any date on which the General Partner shall elect in writing to dissolve the Partnership; or
 - (ii) the occurrence of any other event causing (A) the General Partner (or a successor to its business) to cease to be the general partner of the Partnership or (B) the dissolution of the Partnership under the Act.
- (b) In the event an Orderly Realization lasts longer than three years, a Super-Majority-in-Interest of the Limited Partners may seek a court decree of dissolution or seek the appointment by the court of a liquidator for the Partnership. The Limited Partners will not have any other right to bring an action in court to dissolve the Partnership. The parties agree that irreparable damage would be done to the goodwill and reputation of the Partners if any Limited Partner should bring an action in court to dissolve the Partnership. Care has been taken in this Agreement to provide for fair and just payment in liquidation of the Interests of all Partners. Accordingly, each Limited Partner hereby waives and renounces its right to such a court decree of dissolution or to seek the appointment by the court of a liquidator for the Partnership except as provided herein.

6.3 Liquidation of Assets

- (a) Upon dissolution of the Partnership, the General Partner shall promptly liquidate the business and administrative affairs of the Partnership to the extent feasible, except that if the General Partner is unable to perform this function, a liquidator elected by a Majority-in-Interest of Limited Partners shall liquidate the business and administrative affairs of the Partnership. Net Profit and Net Loss during any Accounting Period, which includes the period of liquidation, shall be allocated pursuant to Article III. The proceeds from liquidation shall be divided in the following manner, subject to the Act:
 - (i) the debts, liabilities and obligations of the Partnership, other than any debts to the Partners as Partners, and the expenses of liquidation (including legal, administrative and accounting expenses incurred in connection therewith), up to and including the date that distribution of the Partnership's assets to the Partners has been completed, shall first be satisfied (whether by payment or the making of reasonable provision for payment thereof);
 - (ii) such debts as are owing to the Partners as Partners are next paid; and
 - (iii) the Partners shall next be paid liquidating distributions (in cash or in securities or other assets, whether or not readily marketable) *pro rata* in accordance with, and up to the positive balances of their respective Capital Accounts, as adjusted pursuant to Article III to reflect allocations for the

Accounting Period ending on the date of the distributions under this Section 6.1(a)(iii).

(b) Notwithstanding this Section 6.3 and the priorities set forth in the Act, the General Partner or liquidator may distribute ratably in kind rather than in cash, upon dissolution, any assets of the Partnership; provided, however, that if any in kind distribution is to be made, (i) the assets distributed in kind shall be valued pursuant to Section 7.2, and charged as so valued and distributed against amounts to be paid under Section 6.3(a) and (ii) any gain or loss (as computed for book purposes) attributable to property distributed in kind shall be included in the Net Profit or Net Loss for the Accounting Period ending on the date of such distribution.

Article VII ACCOUNTING AND VALUATION; BOOKS AND RECORDS

7.1 Accounting and Reports

- (a) The Partnership may adopt for tax accounting purposes any accounting method that the General Partner shall decide is in the best interests of the Partnership and that is permissible for U.S. federal income tax purposes.
- (b) As soon as practicable after the end of each Fiscal Year thereafter, the General Partner shall cause an audit of the financial statements of the Partnership as of the end of each such period to be made by a firm of independent accountants selected by the General Partner. As soon as is practicable thereafter, but subject to Section 7.4, the General Partner shall furnish to each Limited Partner a copy of the set of financial statements prepared in accordance with GAAP, with such adjustments thereto as the General Partner determines appropriate, including the report of such independent accountants.
- (c) As soon as practicable after the end of each taxable year, the General Partner shall furnish to each Limited Partner such information as may be required to enable each Limited Partner properly to report for U.S. federal, state and local income tax purposes its distributive share of each Partnership item of income, gain, loss, deduction or credit for such year. The General Partner shall have discretion as to how to report Partnership items of income, gain, loss, deduction or credit on the Partnership's tax returns, and the Limited Partners shall treat such items consistently on their own tax returns.
- (d) As soon as practicable after the end of each calendar month, but subject to Section 7.5, the General Partner shall arrange for the preparation and delivery to each Limited Partner of an interim report containing such information concerning the affairs of the Partnership (which need not include any financial statements) as the General Partner considers appropriate.

7.2 Valuation of Partnership Assets and Interests

- The General Partner (or its delegate, including the Investment Manager or the (a) administrator of the Partnership) shall value the assets of the Partnership as of the close of business on the last day of each Accounting Period. Such valuations will generally be in accordance with GAAP, with such adjustments thereto as the General Partner reasonably determines appropriate. In addition, the General Partner shall value the assets which are being distributed in kind as of the close of the Business Day immediately preceding the distribution date in accordance with Section 5.5(c) or Section 6.3(b). In determining the value of the assets of the Partnership, no value shall be placed on the goodwill or name of the Partnership, or the office records, files, statistical data or any similar intangible assets of the Partnership not normally reflected in the Partnership's accounting records, but there shall be taken into consideration any related items of income earned but not received, expenses incurred but not yet paid, liabilities fixed or contingent, prepaid expenses to the extent not otherwise reflected in the books of account, and the value of options or commitments to purchase or sell securities pursuant to agreements entered into on or prior to such valuation date.
- (b) To the extent readily available, valuations will be based on independent market quotations obtained by the General Partner from recognized pricing services, market participants or other sources. In the case of any Investment for which a quotation from an independent source is not available or is determined by the General Partner to be unreliable or inadequate, the General Partner (i) shall be authorized, to the extent permitted by applicable law, to value such positions at their fair value in such manner as the General Partner determines in good faith, or (ii) may (but shall not be required to) obtain an appraisal, at the expense of the Partnership, by an independent third party selected by the General Partner. Except as otherwise determined by or at the direction of the General Partner, investment and trading transactions shall be accounted for on the trade date.
- (c) Accounts shall be maintained in U.S. dollars, and except as otherwise determined by or at the direction of the General Partner: (i) assets and liabilities denominated in currencies other than U.S. dollars shall be translated at the rates of exchange quoted by an independent pricing service as in effect as of the close of business on the relevant valuation dates (and exchange adjustments shall be recorded in the results of operations); and (ii) investment and trading transactions and income and expenses shall be translated at the rates of exchange in effect at the time of each transaction.

7.3 Determinations by the General Partner

(a) All matters concerning the determination and allocation among the Partners of the amounts to be determined and allocated pursuant to this Agreement, including Article III and accounting procedures applicable thereto, shall be determined by the General Partner, unless specifically and expressly otherwise provided for by the provisions of this Agreement, and such determinations and allocations shall be final

- and binding on all the Partners; <u>provided</u>, <u>however</u>, that all calculations of the Performance Allocation will be made on the basis of, or subject to correction based on, the annual audit of the Partnership's financial statements and appropriate adjustments will be made to all such calculations and related allocations to the extent necessary as a result of that audit.
- (b) The General Partner may make such adjustments to the computation of Net Profit or Net Loss or any other allocations with respect to any Limited Partner, or any component items comprising any of the foregoing, as it considers appropriate to reflect the financial results of the Partnership and the intended allocation thereof among the Partners in a reasonably accurate, fair and efficient manner. Without limiting the generality of the foregoing, any provision of this Agreement that requires an adjustment to be made to any Capital Account or sub-account as of any mid-month or mid-quarter date may be made as of the most recent preceding or succeeding date when a regular valuation is being conducted.

7.4 Books and Records

- (a) The General Partner shall keep books and records pertaining to the Partnership's affairs showing all of its assets and liabilities, receipts and disbursements, realized income, gains, deductions and losses, Partners' Capital Accounts and all transactions entered into by the Partnership. The General Partner shall afford to the Partnership's independent auditors reasonable access to such documents during customary business hours and shall permit the Partnership's auditors to make copies thereof or extracts therefrom at the expense of the Partnership.
- (b) The General Partner shall establish such standards as it deems appropriate regarding the access of Limited Partners to the books and records of the Partnership and shall not be obliged to permit access by a Limited Partner to the name or address of any other Limited Partner.

7.5 Confidentiality

(a) Each Limited Partner agrees to keep confidential, and not to make any use of (other than for purposes reasonably related to its Interest or for purposes of filing such Limited Partner's tax returns) or disclose to any Person, any information or matter relating to the Partnership and its affairs and any information or matter related to any Investment (other than disclosure to such Limited Partner's directors, employees, agents, advisors, or representatives responsible for matters relating to the Partnership or to any other Person approved in writing by the General Partner (each such Person being hereinafter referred to as an "Authorized Representative")); provided that (i) such Limited Partner and its Authorized Representatives may make such disclosure to the extent that (A) the information to be disclosed is publicly available at the time of proposed disclosure by such Limited Partner or Authorized Representative, (B) the information otherwise is or becomes legally available to such Limited Partner other than through disclosure by the Partnership or the General Partner, or (C) such disclosure is required by law or in

response to any governmental agency request or in connection with an examination by any regulatory authorities; provided that such governmental agency, regulatory authorities or association is aware of the confidential nature of the information disclosed; (ii) such Limited Partner and its Authorized Representatives may make such disclosure to its beneficial owners to the extent required under the terms of its arrangements with such beneficial owners; and (iii) each Limited Partner will be permitted, after written notice to the General Partner, to correct any false or misleading information which becomes public concerning such Limited Partner's relationship to the Partnership or the General Partner. Prior to making any disclosure required by law, each Limited Partner shall use its best efforts to notify the General Partner of such disclosure. Prior to any disclosure to any Authorized Representative or beneficial owner, each Limited Partner shall advise such Authorized Representative or beneficial owner of the obligations set forth in this Section 7.5(a) and each such Authorized Representative or beneficial owner shall agree to be bound by such obligations.

- (b) The General Partner may keep confidential from the Limited Partners, for such period of time as the General Partner deems reasonable, any information, including the identity of the Partners or information regarding the Partners or Investments, which the General Partner reasonably believes to be in the nature of trade secrets or other information the disclosure of which the General Partner believes is not in the best interests of the Partnership or could damage the Partnership or its business or which the Partnership is required by law or agreement with a third party to keep confidential.
- (c) Subject to applicable legal and regulatory considerations, the General Partner shall use reasonable efforts to keep confidential any information relating to a Limited Partner obtained by the General Partner in connection with or arising out of the Partnership which the Limited Partner requests to be kept confidential.
- (d) Notwithstanding the provisions of this Section 7.5, Partners (and their employees, representatives and other agents) may disclose to any and all Persons, without limitation of any kind, the tax treatment and tax structure of the Partnership and its transactions and all materials of any kind (including tax opinions or other tax analyses) that are provided to such Person by, or on behalf of the Partnership. For this purpose, "tax treatment" is the purported or claimed U.S. federal income tax treatment of a transaction and "tax structure" is limited to any fact that may be relevant to understanding the purported or claimed U.S. federal income tax treatment of a transaction. For this purpose, the names of the Partnership, the Partners, their affiliates, the names of their partners, members or equity holders and the representatives, agents and tax advisors of any of the foregoing are not items of tax structure.
- (e) The General Partner may disclose to prospective investors such information relating to the Partnership or the Investments as it believes in good faith will benefit the Partnership and facilitate investment in the Partnership by such prospective investors.

(f) The Investment Manager and a Person acting as a service provider to the Partnership shall have the right to access all information belonging to the Partnership.

Article VIII GENERAL PROVISIONS

8.1 Amendment of Partnership Agreement

- (a) Except as otherwise provided in this Section 8.1, this Agreement may be amended, in whole or in part, with the written consent of (i) the General Partner and (ii) the consent of a Majority-in-Interest of Limited Partners (which approval may be obtained by negative consent affording the Limited Partners at least 30 calendar days to object).
- (b) Any amendment that would:
 - (i) increase the obligation of a Partner to make any contribution to the capital of the Partnership;
 - (ii) reduce the Capital Account of a Partner other than in accordance with Article III;
 - (iii) adversely alter any Partner's rights with respect to the allocation of Net Profit or Net Loss or with respect to distributions and withdrawals; or
 - (iv) change the respective liabilities of the General Partner and the Limited Partners;

may only be made if the consent of each Partner adversely affected thereby is obtained (which consent may be obtained by negative consent affording the Partner at least 30 calendar days to object).

- (c) Notwithstanding paragraphs (a) and (b) of this Section 8.1, this Agreement may be amended by the General Partner without the consent of the Limited Partners, at any time and without limitation, if any Limited Partner whose contractual rights as a Limited Partner would be materially and adversely changed by such amendment has an opportunity to withdraw from the Partnership as of a date determined by the General Partner that is not less than 30 calendar days after the General Partner has furnished written notice of such amendment to each affected Limited Partner and that is prior to the effective date of the amendment. The admission and withdrawal of Limited Partners will not require notice or disclosure to, or the approval of, the other Limited Partners.
- (d) The General Partner may at any time without the consent of the other Partners:

- (i) add to the representations, duties or obligations of the General Partner or surrender any right or power granted to the General Partner under this Agreement, for the benefit of the Limited Partners;
- (ii) cure any ambiguity or correct or supplement any conflicting provisions of this Agreement;
- (iii) change the name of the Partnership;
- (iv) make any changes required by a governmental body or agency which is deemed to be for the benefit or protection of the Limited Partners, <u>provided</u>, <u>however</u>, that no such amendment may be made unless such change (A) is for the benefit of, or not adverse to, the interests of Limited Partners, (B) does not affect the right of the General Partner to manage and control the Partnership's business, (C) does not affect the allocation of profits and losses among the Partners and (D) does not affect the limited liability of the Limited Partners;
- (v) amend this Agreement to reflect a change in the identity of the General Partner which has been made in accordance with this Agreement;
- (vi) amend this Agreement (other than with respect to the matters set forth in Section 8.1(b)) to effect compliance with any applicable laws, regulations or administrative actions;
- (vii) subject to Section 8.1(b), amend this Agreement to reflect the creation, and terms, of any new Series of Interests;
- (viii) effect any other amendment which would not, in the good faith judgment of the General Partner, adversely affect any of the existing Limited Partners; and
- (ix) restate this Agreement together with any amendments hereto which have been duly adopted in accordance herewith to incorporate such amendments in a single, integrated document.
- (e) Following the adoption of any amendments to this Agreement pursuant to 8.1(d), the General Partner shall promptly deliver a copy of such amendments to this Agreement to the Limited Partners.
- (f) The General Partner may agree with a Limited Partner to waive or modify the application of any provision of this Agreement with respect to such Limited Partner without notifying or obtaining the consent of any other Limited Partner (other than a Limited Partner whose rights as a Limited Partner pursuant to this Agreement would be materially and adversely changed by such waiver or modification). Any such waiver or modification may be evidenced by a "side letter" or other document which will govern with respect to the applicable Limited Partner and be incorporated as part of this Agreement.

8.2 Special Power-of-Attorney

- (a) Each Limited Partner hereby irrevocably makes, constitutes and appoints the General Partner (and each of its successors and permitted assigns), with full power of substitution, the true and lawful representative and attorney-in-fact of, and in the name, place and stead of, such Limited Partner with the power from time to time to make, execute, sign, acknowledge, swear to, verify, deliver, record, file or publish:
 - (i) an amendment to this Agreement that complies with the provisions of this Agreement (including the provisions of Section 8.1);
 - (ii) the Certificate and any amendment thereof required because this Agreement is amended, including an amendment to effectuate any change in the membership of the Partnership or in the capital contributions of the Partners;
 - (iii) any financing statement or other filing or document required or permitted to perfect the security interests contemplated by any provision hereof; and
 - (iv) all such other instruments, documents and certificates which, in the opinion of legal counsel to the Partnership, may from time to time be required by the laws of the United States of America, the State of Delaware, or any other jurisdiction in which the Partnership determines to do business, or any political subdivision or agency thereof, or which such legal counsel may deem necessary or appropriate to effectuate, implement and continue the valid and subsisting existence and business of the Partnership as a limited partnership, exchange a portion of a Limited Partner's Interest for similar equity interests in an Alternative Investment Vehicle, or to effect the dissolution or termination of the Partnership.
- (b) Each Limited Partner is aware that the terms of this Agreement permit certain amendments to this Agreement to be effected and certain other actions to be taken or omitted by or with respect to the Partnership without that Limited Partner's consent. If an amendment of the Certificate or this Agreement or any action by or with respect to the Partnership is taken by the General Partner in the manner contemplated by this Agreement, each Limited Partner agrees that, notwithstanding any objection which such Limited Partner may assert with respect to such action, the General Partner in its sole discretion is authorized and empowered, with full power of substitution, to exercise the authority granted above in any manner which may be necessary or appropriate to permit such amendment to be made or action to be lawfully taken or omitted. Each Partner is fully aware that each other Partner relies on the effectiveness of this special power-of-attorney with a view to the orderly administration of the affairs of the Partnership. This power-of-attorney is a special power-of-attorney and is coupled with an interest in favor of the General Partner and as such:
 - (i) is irrevocable and continues in full force and effect notwithstanding the subsequent death or incapacity of any party granting this power-of-attorney,

- regardless of whether the Partnership or the General Partner has had notice thereof; and
- (ii) survives the delivery of an assignment by a Limited Partner of the whole or any portion of such Limited Partner's Interest, except that where the assignee thereof has been approved by the General Partner for admission to the Partnership as a substituted Limited Partner, this power-of-attorney given by the assignor survives the delivery of such agreement for the sole purpose of enabling the General Partner to execute, acknowledge and file any instrument necessary to effect such substitution.

8.3 Notices

Notices which may be or are required to be given under this Agreement by any party to another shall be given by hand delivery, transmitted by facsimile, transmitted electronically to an address that has been previously provided or verified through another form of notice or sent by registered or certified mail, return receipt requested or internationally recognized courier service, and shall be addressed to the respective parties hereto at their addresses as set forth on the register of Partners maintained by the General Partner or to such other addresses, facsimile numbers or electronic addresses as may be designated by any party hereto by notice addressed to (a) the General Partner, in the case of notice given by any Limited Partner, and (b) each of the Limited Partners, in the case of notice given by the General Partner. Notices will be deemed to have been given (i) when delivered by hand, transmitted by facsimile or transmitted electronically or (ii) on the date indicated as the date of receipt on the return receipt when delivered by mail or courier service.

8.4 Agreement Binding Upon Successors and Assigns; Delegation

This Agreement is binding upon and inures to the benefit of the parties hereto and their respective successors, but the rights and obligations of the Partners hereunder are not assignable, transferable or delegable except as provided in Sections 4.1(c), 5.3 and 5.4, and any attempted assignment, transfer or delegation thereof which is not made pursuant to the terms of such Sections will be null and void *ab initio*.

8.5 Governing Law

This Agreement is, and the rights of the Partners hereunder are, governed by and shall be construed in accordance with the laws of the State of Delaware, without regard to the conflict of laws rule thereof which would result in the application of the laws of a different jurisdiction. The parties hereby consent to the exclusive jurisdiction and venue for any action arising out of this Agreement in the courts located in Dallas County, Texas. Each Partner consents to service of process in any action or proceeding involving the Partnership by the mailing thereof by registered or certified mail, postage prepaid, to such Partner's mailing address set forth in the register of Partners maintained by the General Partner.

8.6 Not for Benefit of Creditors

The provisions of this Agreement are intended only for the regulation of relations among Partners and between Partners and former or prospective Partners and the Partnership. Except for the rights of the Indemnified Persons hereunder, this Agreement is not intended for the benefit of non-Partner creditors and no rights are granted to non-Partner creditors under this Agreement.

8.7 Dispute Resolution

The following procedures shall be used to resolve any controversy or claim ("*Dispute*") arising out of, relating to or in connection with the Agreement or otherwise involving the Partnership, its Partners and/or any Indemnified Person. If any of these provisions are determined to be invalid or unenforceable, the remaining provisions shall remain in effect and binding on the parties to the fullest extent permitted by law.

(a) <u>Mediation</u>

- (i) Any Dispute shall be submitted to mediation by written notice to the other party or parties. In the mediation process, the parties will try to resolve their differences voluntarily with the aid of an impartial mediator, who will attempt to facilitate negotiations. The mediator will be selected by agreement of the parties. If the parties cannot agree on a mediator, a mediator shall be designated by JAMS/Endispute at the request of a party using, if necessary, strike and rank procedures then in effect.
- (ii) The mediation will be conducted as specified by the mediator and agreed upon by the parties. The parties agree to discuss their differences in good faith and to attempt, with the assistance of the mediator, to reach an amicable resolution of the dispute.
- (iii) The mediation will be treated as a settlement discussion and therefore will be confidential. The mediator may not testify for either party in any later proceeding relating to the dispute. No recording or transcript shall be made of the mediation proceedings.
- (iv) Each party will bear its own costs in the mediation. The fees and expenses of the mediator will be shared equally by the parties.

(b) <u>Arbitration</u>

(i) If a Dispute has not been resolved within 90 days after the written notice beginning the mediation process (or a longer period, if the parties agree to extend the mediation), the mediation shall terminate and the dispute will be settled by arbitration. A party who files a suit in court regarding a Dispute rather than in arbitration waives its claim and must pay all attorney's fees and costs incurred by the other party in seeking to have such suit dismissed. Under no circumstances will a party maintain its right to pursue his/her/its Dispute if that party initiates a judicial suit instead of complying with the

- mediation and arbitration provisions herein. The arbitration will be conducted through JAMS/Endispute in accordance with the procedures in this document and the commercial dispute arbitration rules then in effect ("Arbitration Rules"). In the event of a conflict, the provisions of this document will control.
- (ii) The arbitration will be conducted before a panel of three arbitrators, regardless of the size of the dispute, to be selected as provided in the Arbitration Rules. Any issue concerning the extent to which any dispute is subject to arbitration, or concerning the applicability, interpretation, or enforceability of these procedures, including any contention that all or part of these procedures are invalid or unenforceable, shall be governed by the U.S. Federal Arbitration Act ("FAA"), and resolved by the arbitrators, provided, however, that the Partnership or such applicable affiliate thereof may pursue a temporary restraining order and/or preliminary injunctive relief in connection with confidentiality, non-competition, non-solicitation or non-recruitment covenants or agreements binding on any party, with related expedited discovery for the parties, in a court of law, and, thereafter, require arbitration of all issues of final relief. Under no circumstances will a state arbitration act preclude application of the FAA, including any choice of law provisions in this Agreement, or any other agreement. No potential arbitrator may serve on the panel unless he or she has agreed in writing to abide and be bound by these procedures.
- (iii) The arbitrators may not award non-monetary or equitable relief of any sort. They shall have no power to award punitive damages or any other damages not measured by the prevailing party's actual damages, and the parties expressly waive their right to obtain such damages in arbitration or any in other forum. In no event, even if any other portion of these provisions is held to be invalid or unenforceable, shall the arbitrators have power to make an award or impose a remedy that could not be made or imposed by a court deciding the matter in the same jurisdiction. The arbitrator(s) shall be required to state in a written opinion all facts and conclusions of law relied upon to support any decision rendered. Any dispute over whether the arbitrator(s) has failed to comply with the foregoing will be resolved by summary judgment in a court of law.
- (iv) The party initiating arbitration shall pay all arbitration costs and arbitrator's fees, subject to a final arbitration award on who should bear costs and fees. All proceedings shall be conducted in Dallas, Texas, or another mutually agreeable site. Each party shall bear its own attorneys fees, costs and expenses, including any costs of experts, witnesses and/or travel, subject to a final arbitration award on who should bear costs and fees. The duty to arbitrate described above shall survive the termination of this Agreement.
- (v) No discovery will be allowed in connection with the arbitration unless the arbitration panel, upon a showing of substantial need, expressly authorizes

- it. In any event, there shall be no more than (a) two party depositions of six hours each. Each deposition is to be taken pursuant to the Texas Rules of Civil Procedure; (b) one non-party deposition of six hours; (c) twenty-five interrogatories; (d) twenty-five requests for admission; (e) ten requests for production. In response, the producing party shall not be obligated to produce in excess of 5,000 total pages of documents. The total pages of documents shall include electronic documents; and (f) one request for disclosure pursuant to the Texas Rules of Civil Procedure. Any discovery not specifically provided for in this paragraph, whether to parties or non-parties, shall not be permitted.
- (vi) All aspects of the arbitration shall be treated as confidential, including its institution and/or settlement. Neither the parties nor the arbitrators may disclose the existence, content or results of the arbitration, except as necessary to comply with legal or regulatory requirements. Before making any such disclosure, a party shall give written notice to all other parties and shall afford such parties a reasonable opportunity to protect their interests. In the event a party who recovered monies by settlement, award by the arbitration panel, or otherwise in connection with the Dispute violates this confidentiality term, he, she, or it shall refund all such sums recovered. The parties expressly intend to waive the right to retain any monies received through settlement, award by the arbitration panel, or otherwise in connection with the Dispute in the event that that party violates the aforementioned confidentiality term.
- (vii) The result of the arbitration will be binding on the parties, and judgment on the arbitrators' award may be entered in any court having jurisdiction.

8.8 Consents and Voting

- (a) Except as provided in Section 5.4, Limited Partners do not have any right to vote for the admission or removal of any General Partner and, except for the right to vote on certain amendments proposed by the General Partner and as otherwise expressly set out herein, have no other voting rights. Upon the request of any Limited Partner, the General Partner may designate an Interest as a Non-Voting Interest, in which case the Limited Partner shall not have the right to vote on any matter including amendments.
- (b) Any and all consents, agreements or approvals provided for or permitted by this Agreement shall be in writing and a copy thereof shall be filed and kept with the books of the Partnership. For the avoidance of doubt, an amendment made pursuant to Section 8.1(c) or pursuant to negative consent under Section 8.1(a) or Section 8.1(b) shall not require any affirmative written response by any Limited Partner who is not electing to withdraw from the Partnership.
- (c) In the event the Partnership seeks the approval, vote or consent of the Offshore Fund with respect to any matter to which it would be entitled to vote as a Limited

Partner of the Partnership under this Agreement, the Offshore Fund will: (i) submit such matter for the consent of the shareholders and (ii) shall vote its Limited Partner interest proportionally for and against such matter in the same proportion that the shareholders voted for and against such matter.

8.9 Merger and Consolidation

- (a) The Partnership may merge or consolidate with or into one or more limited partnerships formed under the Act or other business entities pursuant to an agreement of merger or consolidation which has been approved in the manner contemplated by Section 17-211(b) of the Act.
- (b) Notwithstanding anything to the contrary contained elsewhere in this Agreement, an agreement of merger or consolidation approved in accordance with Section 17-211(b) of the Act may, to the extent permitted by Section 17-211(g) of the Act, (i) effect any amendment to this Agreement, (ii) effect the adoption of a new limited partnership agreement for the Partnership if it is the surviving or resulting limited partnership in the merger or consolidation, or (iii) provide that the limited partnership agreement of any other constituent partnership to the merger or consolidation (including a limited partnership formed for the purpose of consummating the merger or consolidation) shall be the limited partnership agreement of the surviving or resulting limited partnership.

8.10 Miscellaneous

- (a) The captions and titles preceding the text of each Section hereof shall be disregarded in the construction of this Agreement. Use of the word "including" in this Agreement means in each case "without limitation," whether or not such term is explicitly stated.
- (b) This Agreement may be executed in counterparts, each of which shall be deemed to be an original hereof.
- (c) If any provision of this Agreement is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of this Agreement shall remain in full force and effect. Any provision of this Agreement held invalid or unenforceable only in part or degree shall remain in full force and effect to the extent not held invalid or unenforceable.

8.11 BHCA Subject Persons

Notwithstanding any other provision of this Agreement to the contrary:

(a) Solely for purposes of any provision of this Agreement that confers voting rights on the Limited Partners and any other provisions hereof regarding consents of or action by the Limited Partners, any BHCA Subject Person that shall have given the General Partner an Election Notice and shall not thereafter have given the General Partner a Revocation Notice, and that at any time has a Partnership Percentage in

excess of 4.9% of the aggregate Partnership Percentages of the Limited Partners entitled to participate in such voting or the giving of any consent or the taking of any action, shall be deemed to hold a Partnership Percentage of only 4.9% of the aggregate Partnership Percentages of the Limited Partners (after giving effect to the limitations imposed by this Section 8.11 on all such Limited Partners), and such Partnership Percentage in excess of said 4.9% shall be deemed held by the Limited Partners who are not BHCA Subject Persons, pro rata in proportion to their respective Partnership Percentages; provided that this limitation shall not prohibit a Limited Partner from voting or participating in giving or withholding consent or taking any action under any provision of this Agreement up to the full amount of its Partnership Percentage in situations where such Limited Partner's vote or consent or action is of the type customarily provided by statute or stock exchange rules with regard to matters that would significantly and adversely affect the rights or preference of the Limited Partner's Interest. The foregoing voting restriction shall continue to apply with respect to any assignee or other transferee of such BHCA Subject Person's Interest; provided, however, that the foregoing voting restriction shall not continue to apply if the Interest is transferred: (i) to the Partnership; (ii) to the public in an offering registered under the Securities Act; (iii) in a transaction pursuant to Rule 144 or Rule 144A under the Securities Act in which no Person acquires more than 2% of the Partnership's outstanding Interests; or (iv) in a single transaction to a third party who acquires at least a majority of the Partnership's outstanding Interests without regard to the Transfer of such Interests.

- (b) Except as specifically provided otherwise in this Agreement, a Limited Partner that is a BHCA Subject Person that shall have given the General Partner an Election Notice, and shall not thereafter have given the General Partner a Revocation Notice, shall not be entitled to exercise any rights to consent to actions to be taken with respect to the Partnership, including rights conferred by any applicable law. Such right to consent shall be deemed granted to the Limited Partners who are not BHCA Subject Persons, *pro rata* in proportion to their respective Partnership Percentages.
- (c) A Limited Partner that is a BHCA Subject Person and that elects to be subject to Section 8.11(a) and (b) shall notify the General Partner thereof (an "*Election Notice*") and, on the General Partner's receipt of such Election Notice, such Limited Partner shall be subject to Section 8.11(a) and (b) until 10 calendar days after such Limited Partner notifies the General Partner that it elects no longer to be subject to Section 8.11(a) and (b) (a "*Revocation Notice*"), which period may be reduced by the General Partner.

8.12 RIC Limited Partners

An Interest of a RIC Limited Partner does not entitle the RIC Limited Partner to vote or consent with respect to any Partnership matter unless the RIC Limited Partner's vote or consent with respect to its Interest would not be considered to be "voting securities" as defined under Section 2(a)(42) of the Investment Company Act. Except as provided in this Section 8.12, an Interest held by a RIC Limited Partner as a Non-Voting Interest is identical in all regards to all other Interests held by Limited Partners.

8.13 Bad Actor Limited Partners

Under Rule 506(d) under the Securities Act, the Partnership may be banned from selling Interests under Rule 506 if a Limited Partner beneficially owning 20% or more of the Partnership's voting securities engages in a "bad act" set forth in Rule 506. Accordingly, each Limited Partner agrees that the General Partner may deem the portion of any Bad Actor Limited Partner's Interests to be, or convert any Bad Actor Limited Partner's Interests into, Non-Voting Interests (except for the purposes of voting on any amendment to this Agreement that would materially and adversely change the Bad Actor Limited Partner's rights and preferences as a Limited Partner other than pursuant to an amendment under Section 8.1(c)) to the extent that the General Partner determines that such portion is in excess of 19.99% of the outstanding aggregate voting Interests of all Partners excluding any Interests that are Non-Voting Interests.

8.14 Entire Agreement

The parties acknowledge and agree that, this Agreement, together with any other agreement with a Limited Partner pursuant to Section 8.1(e), constitutes the entire agreement among the parties hereto pertaining to the subject matter hereof and supersedes all prior agreements and understandings pertaining thereto.

[Signature Page Follows]

The parties hereto have executed this Agreement as of the day and year first above written.

GENERAL PARTNER:

HIGHLAND MULTI STRATEGY CREDIT FUND GP, L.P.

By: HIGHLAND MUTI STRATEGY CREDIT GP, LLC its general partner

By: HIGHLAND CAPITAL MANAGEMENT, L.P. its sole member

STRAND ADVISORS, INC. its general partner

By: James Dondero Name:

Title: President

LIMITED PARTNERS:

By: HIGHLAND MULTI STRATEGY CREDIT FUND GP, L.P attorney-in-fact for the Limited Partners

By: HIGHLAND MULTI STRATEGY CREDIT GP, LLC its general partner

By: HIGHLAND CAPITAL MANAGEMENT, L.P. its sole member

STRAND ADVISORS, INC. its general partner

By:_

Name: James Dondero

Title: __President

EXHIBIT 15

THE COMPANIES LAW (2013 REVISION) OF THE CAYMAN ISLANDS COMPANY LIMITED BY SHARES

AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION

OF

HIGHLAND MULTI STRATEGY CREDIT FUND, LTD.

(As Adopted by Special Resolution on 1 November 2014)



THE COMPANIES LAW (2013 REVISION) OF THE CAYMAN ISLANDS **COMPANY LIMITED BY SHARES**

AMENDED AND RESTATED MEMORANDUM OF ASSOCIATION OF

HIGHLAND MULTI STRATEGY CREDIT FUND, LTD. (As Adopted by Special Resolution on 1 November 2014)

- 1 The name of the Company is Highland Multi Strategy Credit Fund, Ltd.
- The Registered Office of the Company shall be at the offices of Maples Corporate Services 2 Limited, PO Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands, or at such other place within the Cayman Islands as the Directors may decide.
- 3 The objects for which the Company is established are unrestricted and the Company shall have full power and authority to carry out any object not prohibited by the laws of the Cayman Islands.
- The liability of each Member is limited to the amount unpaid on such Member's Shares. 4
- The share capital of the Company is US\$50,000 divided into 100 Management Shares of 5 US\$0.01 par value each and 49,999,000 Participating Shares of US\$0.001 par value each.
- The Company has power to register by way of continuation as a body corporate limited by shares 6 under the laws of any jurisdiction outside the Cayman Islands and to be deregistered in the Cayman Islands.
- 7 Capitalised terms that are not defined in this Memorandum of Association bear the respective meanings given to them in the Articles of Association of the Company.



THE COMPANIES LAW (2013 REVISION) OF THE CAYMAN ISLANDS COMPANY LIMITED BY SHARES

AMENDED AND RESTATED ARTICLES OF ASSOCIATION

OF

HIGHLAND MULTI STRATEGY CREDIT FUND, LTD.

(As Adopted by Special Resolution on 1 November 2014)

1 Interpretation

1.1 In these Articles, Table A in the First Schedule to the Statute does not apply and unless there is something in the subject or context inconsistent therewith:

"Administrator" means the person, firm or corporation appointed and from time to

time acting as administrator of the Company.

"Articles" means these articles of association of the Company.

"Auditor" means the person (if any) for the time being performing the duties of

auditor of the Company.

"Business Day" means any day normally treated as a business day in such places

and/or on such markets as the Directors may from time to time

determine.

"Cayman Islands" means the British Overseas Territory of the Cayman Islands.

"Class" means a separate class of Participating Share (and includes any

sub-class of any such class).

"Company" means the above-named Company.

"Directors" means the directors for the time being of the Company.

"**Dollars**" or "**US\$**" refers to the currency of the United States.

"Electronic Record" has the same meaning as in the Electronic Transactions Law.



Law"

"Electronic Transactions means the Electronic Transactions Law (2003 Revision) of the Cayman Islands.

"Eligible Investor"

means a person eligible to hold Participating Shares, as determined from time to time by the Directors.

"FATCA"

means:

- sections 1471 to 1474 of the US Internal Revenue (i) Code of 1986 and any associated legislation, regulations or guidance, or similar legislation, regulations or guidance enacted in any jurisdiction which seeks to implement similar tax reporting and/or withholding tax regimes;
- any intergovernmental agreement, treaty, regulation, (ii) guidance or any other agreement between the Cayman Islands (or any Cayman Islands government body) and the US, the UK or any other jurisdiction (including any government bodies in jurisdiction), entered into in order to comply with, facilitate, supplement or implement the legislation, regulations or guidance described in paragraph (i); and
- (iii) any legislation, regulations or guidance in the Cayman Islands that give effect to the matters outlined in the preceding paragraphs.

"Gross Negligence"

shall have the meaning ascribed thereto under the laws of the State of Delaware, USA.

"Investment Manager"

means the person, firm or corporation appointed and for the time being acting as the investment manager of the Company.

"Management Share"

means a voting non participating Share in the capital of the Company of US\$0.01 par value designated as a Management Share and having the rights provided for in these Articles.

"Master Fund"

means Highland Multi Strategy Credit Fund, L.P., or any other entity in which all, or substantially all, of the assets of the Company are invested.

"Member"

means each person whose name is, from time to time and for the time being, entered in the Register of Members as the holder of one or more Shares.

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"Memorandum" means the memorandum of association of the Company.

"Net Asset Value" means the value of the assets less the liabilities of the Company, or

of a Separate Account (as the context may require), calculated in

accordance with these Articles.

"Net Asset Value per means the amount determined in accordance with these Articles as being the Net Asset Value per Participating Share of a particular

Class and/or Series.

"New Issue" has the meaning ascribed thereto by Rule 2790 adopted by the

National Association of Securities Dealers, Inc.

"New Issue Investment" means any New Issue acquired by the Company.

"New Issue Shares" means a class of Participating Shares issued and designated as

"New Issue Shares" and which may be issued in any one or more

Series having the rights and restrictions set out in these Articles

"Offering Memorandum" means an offering memorandum relating to Participating Shares of

any Class and/or Series as amended or supplemented from time to time subject to and in accordance with these Articles.

"Ordinary Resolution" means a resolution passed by a simple majority of the votes of such

Members as, being entitled to do so, vote in person or, where proxies are allowed, by proxy at a general meeting, and includes a

unanimous written resolution.

"Participating Share" means a participating redeemable Share in the capital of the

Company of US\$0.001 par value and having the rights provided for in these Articles. Participating Shares may be divided into Classes in the discretion of the Directors in accordance with the provisions of these Articles and each Class may be further divided into different Series of Participating Shares and the term "Participating Share"

shall include all such Classes and Series of Participating Share.

"Prohibited Person" means any person who is restricted from participating in a New Issue

pursuant to the Free-Riding and Withholding Interpretation adopted by the Board of Governors of the National Association of Securities

Dealers Inc.

"Redemption Date" means, in relation to any Class and/or Series of Participating Shares,

such day or days as are set out in the Offering Memorandum or as may be specified by the Directors from time to time, upon which a

Member is entitled to require the redemption of Participating Shares

of that Class and/or Series.

"Redemption Fee" means such fee (if any) payable by a Member to the Company on a

redemption of Participating Shares, as the same may be determined by the Directors and disclosed to the Member at the time of its

subscription for such Participating Shares.

"Redemption Notice" means a notice in a form approved by the Directors by which a holder

of Participating Shares is entitled to require the Company to redeem

its Participating Shares.

"Redemption Price" means the price determined in accordance with these Articles at

which redeemable Participating Shares of the relevant Class and/or

Series may be redeemed.

"Register of Members means the register of Members, which shall be maintained in

accordance with the Statute and includes (except where otherwise

stated) any branch or duplicate Register of Members.

"Registered Office" means the registered office for the time being of the Company.

"Sales Charge" means such sales charge (if any) determined by the Directors as

being payable by a subscriber on a subscription for Participating

Shares of any Class and/or Series.

"Seal" means the common seal of the Company and includes every

duplicate seal.

"Separate Account" means a separate internal account of the Company which the

Directors may establish and cause to be maintained in accordance

with these Articles.

"Series" means a separate series of Participating Share (and includes any

sub-series of any such series).

"Share" and "Shares" means a share or shares of any class or series in the Company,

including a Management Share, a Participating Share or a New Issue

Share, as well as any fraction of a Share.

"Share Rights" means, with respect to the Participating Shares of any Class or

Series in issue, the class rights for the time being applicable to such Participating Shares or other terms of offer for the time being applicable to such Participating Shares whether set out in the Offering Memorandum, any subscription agreement or otherwise

(including any representations, warranties or other disclosure relating

to the offer or holding of such Participating Shares).

"Special Resolution" has the sa

has the same meaning as in the Statute and includes a unanimous

written resolution.

"Statute" means the Companies Law (2013 Revision) of the Cayman Islands.

"Subscriber" means the subscriber to the Memorandum.

"Subscription Date" means, in relation to Participating Shares of any Class and/or Series,

such day or days as are set out in the Offering Memorandum or as may be specified by the Directors from time to time upon which a person may subscribe for Participating Shares of that Class and/or

Series.

"Subscription Price" means the price determined in accordance with these Articles at

which Participating Shares of the relevant Class and/or Series may

be subscribed.

"Suspension" means a determination by the Directors to postpone or suspend (i)

the calculation of the Net Asset Value of Participating Shares of any one or more Classes and/or Series (and the applicable Valuation Date) (a "Calculation Suspension"); (ii) the issue of Participating Shares of any one or more Classes and/or Series (and the applicable Subscription Date) (an "Issue Suspension"); (iii) the redemption by Members (in whole or in part) of Participating Shares of any one or more Classes and/or Series (and the applicable Redemption Date) (a "Redemption Suspension"); and/or (iv) the payment (in whole or in part) of any redemption proceeds (even if Valuation Dates and

Redemption Dates are not postponed) (a "Payment Suspension").

means, in respect of any Share, any sale, assignment, exchange, transfer, pledge, encumbrance or other disposition of that Share, and

"Transferred" shall be construed accordingly.

"Treasury Share" means a Share held in the name of the Company as a treasury share

in accordance with the Statute.

"Valuation Date" means, in relation to each Class and/or Series of Participating

Shares, the day or days determined from time to time by the Directors to be the day or days on which the Net Asset Value per

Participating Share of that Class and/or Series is calculated.

"Valuation Point" means, with respect to any Class and/or Series, the time or times on

the Valuation Date of such Class and/or Series at which the Directors

"Transfer"

determine that the Net Asset Value per Participating Share of that Class and/or Series shall be calculated.

1.2 In these Articles:

- (a) the singular number includes the plural number and vice versa;
- (b) the masculine gender includes the feminine gender;
- (c) persons includes corporations;
- (d) "written" and "in writing" include all modes of representing or reproducing words in visible form, including in the form of an Electronic Record;
- (e) "shall" shall be construed as imperative and "may" shall be construed as permissive;
- (f) references to provisions of any law or regulation shall be construed as references to those provisions as amended, modified, re-enacted or replaced from time to time;
- (g) any phrase introduced by the terms "including", "include", "in particular" or any similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms;
- (h) the term "and/or" is used herein to mean both "and" as well as "or." The use of "and/or" in certain contexts in no respects qualifies or modifies the use of the terms "and" or "or" in others. "Or" shall not be interpreted to be exclusive, and "and" shall not be interpreted to require the conjunctive in each case, unless the context otherwise requires;
- (i) any reference to the powers of the Directors shall include, when the context admits, the service providers or any other person to whom the Directors may delegate their powers;
- (j) any requirements as to delivery under the Articles include delivery in the form of an Electronic Record;
- (k) any requirements as to execution or signature under the Articles including the execution of the Articles themselves can be satisfied in the form of an electronic signature as defined in the Electronic Transactions Law:
- (I) sections 8 and 19(3) of the Electronic Transactions Law shall not apply; and
- (m) headings are inserted for reference only and shall be ignored in construing these Articles.



2 Commencement of Business

- 2.1 The business of the Company may be commenced as soon after incorporation as the Directors shall see fit.
- 2.2 The Directors may pay, out of the capital or any other monies of the Company, all expenses incurred in or about the formation and operation of the Company, including the expenses of registration and the initial offering of Participating Shares.

3 Service Providers

- 3.1 The Directors may appoint any person, firm or corporation to act as a service provider to the Company (whether in general or in respect of any Class and/or Series of Shares) and may entrust to and confer upon any such service providers any of the functions, duties, powers and discretions exercisable by them as Directors, upon such terms and conditions (including as to remuneration payable by the Company) and with such powers of delegation, but subject to such restrictions, as they think fit. Without limiting the generality of the foregoing, such service providers may include managers, investment advisers, administrators, registrars, transfer agents, custodians and prime brokers.
- 3.2 Without prejudice to the generality of the preceding Article, the Directors may appoint any person, firm or corporation to act as the Investment Manager with respect to the assets of the Company (whether in general or in respect of any Class and/or Series of Shares). The Directors may entrust to and confer upon the Investment Manager any of the functions, duties, powers and discretions exercisable by them as Directors upon such terms and conditions (including as to remuneration payable by the Company) and with such powers of delegation, but subject to such restrictions, as they think fit.

4 Rights attaching to Shares

- 4.1 The Management Shares shall have the following rights:
 - (a) as to voting: the holder of a Management Share shall (in respect of such Management Share) have the right to receive notice of, attend at and vote as a Member at any general meeting of the Company; and
 - (b) as to capital: a Management Share shall confer upon the holder the right in a winding up to repayment of capital as provided in these Articles but shall confer no other right to participate in the profits or assets of the Company; and
 - (c) as to income: no dividends shall be payable on the Management Shares.
- 4.2 The Participating Shares shall have the following rights:



- (a) as to voting: the holder of a Participating Share shall not (in respect of such Participating Share) have the right to receive notice of, attend at or vote as a Member at any general meeting of the Company, but may vote at a separate Class meeting convened in accordance with these Articles; and
- (b) as to capital: a Participating Share shall confer upon the holder thereof the right in a winding up to participate in the surplus assets of the Company by reference to the Separate Account attributable to the relevant Class or Series of Participating Shares as provided in these Articles; and
- (c) as to income: the Participating Shares shall confer on the holders thereof the right to receive dividends as provided in these Articles.
- 4.3 Notwithstanding Articles 4.1(a) and 4.2(a), if the Company, in its capacity as a limited partner of the Master Fund, is called upon to approve, vote or consent to any matter to which it would be entitled to vote as a limited partner of the Master Fund and is required to seek the consent of the holders of Participating Shares in connection with any such approval, vote or consent pursuant to the constitutional documents of the Master Fund (a "Master Fund Consent Transaction"), each holder of a Participating Share shall have the right (in respect of such Participating Share), to the exclusion of the holders of the Management Shares (in respect of such Management Shares), to receive notice of, and vote on, the Master Fund Consent Transaction (the "Special Voting Right"). The voting rights attributable to each Participating Share shall be calculated by reference to the Net Asset Value per Participating Share (calculated as at the most recent Valuation Date) and not on the basis of one Participating Share, one vote. For every Master Fund Consent Transaction, the Directors shall cause the Company to vote its limited partnership interest in the Master Fund proportionally for and against such matter in the same proportion that the Members holding Participating Shares voted for and against such matter pursuant to the Special Voting Right.
- In relation to any Special Voting Right pursuant to Article 4.3, unless otherwise determined by the Directors in their sole discretion, the procedure in this Article 4.4 shall be invoked. The Directors shall provide written notice of the proposed Master Fund Consent Transaction to the Members holding Participating Shares and shall specify a deadline (the "Consent Date"), which shall be no earlier than 30 days after the date of giving such notice, by which date such Members may submit a written refusal to consent to the proposed Master Fund Consent Transaction. The holders of Participating Shares in respect of which an express written refusal to consent has not been received by the Consent Date shall be deemed to have consented in writing to the proposed Master Fund Consent Transaction.

5 Share Capital

5.1 Subject to these Articles, the Directors may allot, issue, grant options or warrants over, or otherwise dispose of Shares in separate classes and/or series with different terms, preferences, privileges or special rights including, without limitation, with respect to investment strategy and/or policy, participation in assets, profits and losses of the Company, voting, fees charged (including

management, performance and incentive fees), redemption privileges, allocation of costs and expenses (including, without limitation, the costs and expenses incurred in any hedging activities and any profits and losses arising therefrom) as they think proper. Subject to the Statute, these Articles and any applicable subscription agreement, any Share Rights (other than those set out in these Articles or set out in a Special Resolution) may be varied by either the Directors or by Ordinary Resolution. Notwithstanding the foregoing, the Subscriber shall have the power to:

- (a) issue one Share to itself;
- (b) transfer that Share by an instrument of transfer to any person; and
- (c) update the Register of Members in respect of the issue and transfer of that Share.
- On or before the allotment of any Participating Share the Directors shall resolve the Class and/or Series to which such Participating Share shall be classified and may, prior to the issue of any Participating Share, reclassify such Participating Share. Each Class and/or Series shall be specifically identified. Subject to the Statute and these Articles, the Directors may at any time rename any Participating Share.
- Notwithstanding the currency in which the par value of the Participating Shares is denominated, the Directors may specify any currency as the currency in which the Subscription Price, Redemption Price and Net Asset Value of Participating Shares of a Class and/or Series is calculated.
- 5.4 The Company shall not issue Shares to bearer.
- 5.5 Fractional Shares may be issued.
- 5.6 Shares shall only be issued as fully paid-up.
- 5.7 No right of pre-emption or first refusal shall attach to any Shares.
- 5.8 New Issue Shares shall not be issued to a Prohibited Person.

6 Allotment and Issue of Participating Shares

- The Directors may from time to time allot and issue Participating Shares of any Class and/or Series. The Directors may, in their discretion, refuse to allot and issue any Participating Shares, and shall not issue any Participating Shares to or for the account of an investor who is not an Eligible Investor. If the Directors have declared a Calculation Suspension or Issue Suspension, no Participating Shares of that Class or Series (as appropriate) shall be issued until the relevant Suspension has ended.
- 6.2 The Directors shall determine the Subscription Price at the time of issue of the first issue of Participating Shares of any Class and/or Series. Thereafter, the Directors may allot and issue

Participating Shares of the same Class and/or Series on any Subscription Date provided that such additional Participating Shares are issued at a Subscription Price equal to not less than the Net Asset Value per Participating Share of such Class and/or Series calculated on the relevant Subscription Date (or if the Subscription Date is not also a Valuation Date then on the immediately preceding Valuation Date).

- The Directors may add to the Subscription Price per Participating Share (before making any rounding adjustment) an amount which they consider to be an appropriate allowance to reflect fiscal and purchase charges which would be incurred for the account of the Company in investing an amount equal to the Subscription Price. The Directors may also add, in their discretion, a Sales Charge and/or an amount equal to any stamp duty and any other governmental taxes or charges payable by the Company with respect to the issue of such Participating Shares.
- An applicant for Participating Shares shall pay for such Participating Shares in such currencies, in such manner, at such time, in such place and to such person acting on behalf of the Company as the Directors may from time to time determine.
- Subject to the terms of any subscription agreement, an application for Participating Shares shall be irrevocable by an applicant for Participating Shares once it has been received by the Company. Participating Shares shall be treated as having been issued with effect from the relevant Subscription Date notwithstanding that the subscriber for those Participating Shares may not be entered in the Register of Members until after the Subscription Date.
- 6.6 Participating Shares shall be issued in such minimum numbers as the Directors may specify either generally or in any particular case; likewise the Directors may from time to time prescribe an amount as the minimum subscription amount.
- 6.7 The Directors may resolve to accept non-cash assets in satisfaction (in whole or in part) of the Subscription Price.
- 6.8 The Directors may require an applicant for Participating Shares to pay to the Company for the benefit of any selling agent such selling commissions or such organisational charges as may have been disclosed to such applicant. The Directors may differentiate between applicants as to the amount of such selling commissions or such organisational charges.
- 6.9 The Company may, in so far as the Statute permits, pay a commission to any person in consideration of that person subscribing or agreeing to subscribe whether absolutely or conditionally for any Participating Shares. Such commissions may be satisfied by the payment of cash and/or the issue of fully or partly paid-up Participating Shares. The Company may also on any issue of Participating Shares pay such brokerage as may be lawful.

7 Separate Accounts

7.1 The Directors shall have the power to establish and maintain, with respect to Participating Shares of any Class and/or Series, a Separate Account, to record (purely as an internal accounting)

matter) the allocation, on a differentiated basis, of the assets and liabilities of the Company to the holders of Participating Shares of any such Class and/or a Series in a manner consistent with the methodology set forth in the Offering Memorandum and the rights otherwise attaching to the Participating Shares.

- 7.2 The proceeds from the issue of Participating Shares of any Class and/or Series shall be applied in the books of the Company to the Separate Account established for Participating Shares of that Class and/or Series. The assets and liabilities and income and expenditure attributable to that Separate Account shall be applied to such Separate Account and, subject to the provisions of these Articles, to no other Separate Account. In the event that the assets of a Separate Account referable to any Class and/or Series are exhausted, any and all unsatisfied claims which any Members or former Members referable to that Class and/or Series have against the Company shall be extinguished. The Members or former Members referable to a Class and/or Series shall have no recourse against the assets of any other Separate Account established by the Company.
- 7.3 Where any asset is derived from another asset (whether cash or otherwise), such derivative asset shall be applied in the books of the Company to the same Separate Account as the asset from which it was derived, and on each revaluation of an asset the increase or diminution in value shall be applied to the same Separate Account and, subject to the provisions of these Articles, to no other Separate Account.
- 7.4 In the case of any asset or liability of the Company which the Directors do not consider is attributable to a particular Separate Account, the Directors shall have discretion to determine the basis upon which any such asset or liability shall be allocated between or among Separate Accounts.
- 7.5 The Directors may, in the books of the Company, allocate assets and liabilities to and from Separate Accounts if, as a result of a creditor proceeding against certain of the assets of the Company or otherwise, a liability would be borne in a different manner from that in which it would have been borne if applied under the foregoing Articles.
- 7.6 The Directors may from time to time transfer, allocate or exchange an asset or liability from one Separate Account to another Separate Account provided that at the time of such transfer, allocation or exchange the Directors form the opinion (in good faith) that the value in money or money's worth of each such asset or liability transferred, allocated or exchanged is not significantly less or more than the value in money or money's worth (referred to in these Articles as "proper value") received by the Separate Account from which such asset or liability is transferred, allocated or exchanged except only as is otherwise provided by these Articles.

8 Determination of Net Asset Value

8.1 The Net Asset Value and Net Asset Value per Participating Share of each Class and/or Series shall be determined by or on behalf of the Directors as at the relevant Valuation Point on each relevant Valuation Date.



- 8.2 In calculating the Net Asset Value and the Net Asset Value per Participating Share, the Directors shall apply such generally accepted accounting principles as they may determine.
- 8.3 The assets and liabilities of the Company shall be valued in accordance with such policies as the Directors may determine. Absent bad faith or manifest error, any valuation made pursuant to these Articles shall be binding on all persons.
- Unless otherwise determined by the Directors in any resolution creating a Class and/or Series of Participating Shares or as otherwise disclosed in any Offering Memorandum, the Net Asset Value per Participating Share of each Class (or Series) shall be determined by allocating *pro rata* the Net Asset Value, as at the relevant Valuation Point, of the Company and/or of the relevant Separate Account among each Class and/or Series, adjusting the amount so calculated to reflect any fees, costs, foreign exchange items or other assets or liabilities which are properly attributable to a specific Class and/or Series and then by dividing the resultant amount by the number of Participating Shares of such Class and/or Series then in issue.
- 8.5 The Directors may determine that the Net Asset Value of any Class and/or Series shall be definitively determined on the basis of estimates and that such determination shall not be modified to reflect final valuations.
- 8.6 Any expense or liability may be amortised over such period as the Directors may determine.
- 8.7 The Directors may establish such reserves as they deem reasonably necessary for Company expenses and any other contingent Company assets or liabilities, and may, upon the reversal or release of such reserves, apply any monies resulting therefrom in such manner as they may, in their absolute discretion, determine.
- 8.8 Net Asset Value per Participating Share shall be rounded to the nearest cent or such other amount as the Directors may determine and the benefit of any such roundings may be retained by the Company.
- 8.9 The Directors may cause the Company to issue new Participating Shares at par or to compulsorily redeem at par such number of Participating Shares as they consider necessary to address, in such manner as they consider equitable, any prior miscalculation of Net Asset Value or Net Asset Value per Participating Share. The Company shall not be required to pay to the holder the redemption proceeds of any such compulsorily redeemed Participating Shares, which proceeds shall be retained by the Company.

9 Suspensions

9.1 The Directors may, from time to time, in the circumstances disclosed in the Offering Memorandum, declare a Suspension with respect to any one or more Classes and/or Series of Participating Shares.



9.2 The Directors shall promptly notify all affected Members of any such Suspension and shall promptly notify such Members upon termination of such Suspension.

10 Transfer of Shares

- 10.1 Subject to Article 5.1, Shares may not be Transferred without the prior written approval of the Directors (which may be withheld for any or no reason) provided that the Directors may waive this requirement to the extent that they deem appropriate in connection with the listing of any Class or Series of Share on a stock exchange.
- 10.2 The Directors shall not register any Transfer of any Share to any person who is, in the opinion of the Directors, not an Eligible Investor.
- 10.3 Any proposed transferee shall provide to the Directors such information and documents as the Directors may request, including, without limitation, such documents or information as the Directors deem necessary or desirable:
 - to enable the Directors to determine that the proposed transferee is an Eligible Investor;
 and
 - (b) to enable the Company to comply with all applicable laws, including anti-money laundering laws.
- The instrument of Transfer of any Share shall be in writing and shall be executed by or on behalf of the transferor (and, if the Directors so require, signed by or on behalf of the transferee). The transferor shall be deemed to remain the holder of a Share until the name of the transferee is entered in the Register of Members.

11 Transmission of Shares

- 11.1 If a Member dies, the survivor or survivors (where the Member was a joint holder) or his or her legal personal representatives (where the Member was a sole holder) shall be the only persons recognised by the Company as having any title to the Member's interest in the Company. The death of any Member shall not operate to relieve, waive or reduce any liabilities attaching to the Member's Shares at the time of death and such liabilities shall continue to bind any survivor or survivors, or any personal representative, as the case may be.
- 11.2 Any person becoming entitled to a Share in consequence of the death or bankruptcy, or the liquidation or dissolution, of a Member (or in any other way than by Transfer) and who is an Eligible Investor may, upon delivery to the Directors of such evidence as may from time to time be required by them of:
 - (a) such person's entitlement to such Shares; and/or
 - (b) such person's status as an Eligible Investor,



elect, either to become the holder of such Share or to have such Share Transferred to another Eligible Investor nominated by such person. If such person elects to become the holder of such Share, such person shall give notice in writing to the Directors to that effect, but the Directors shall, in either case, have the same right to decline registration of such person as a holder of such Share as they would have had in the case of a Transfer of the Share by that Member before his or her death or bankruptcy, or liquidation or dissolution, as the case may be.

- 11.3 Any person becoming entitled to a Share in consequence of the death or bankruptcy, or the liquidation or dissolution, of a Member (or in any other way than by Transfer) and who is not an Eligible Investor shall not be registered as the holder of such Share and shall promptly Transfer such Share to an Eligible Investor in accordance with these Articles.
- A person becoming entitled to a Share by reason of the death or bankruptcy or liquidation or dissolution of the holder (or in any other case than by Transfer), and who is an Eligible Investor, shall be entitled to the same dividends and other advantages to which such person would be entitled if such person were the registered holder of such Share. However, the person shall not, before becoming a Member in respect of a Share, be entitled in respect of it to exercise any right conferred by membership in relation to meetings of the Company and the Directors may at any time give notice requiring any such person to elect either to be registered himself or to have some person nominated by him become the holder of the Share (but the Directors shall, in either case, have the same right to decline or suspend registration as they would have had in the case of a transfer of the Share by the relevant Member before his death or bankruptcy or liquidation or dissolution or any other case than by transfer, as the case may be). If the notice is not complied with within ninety days the Directors may thereafter withhold payment of all dividends, bonuses or other monies payable in respect of the Share until the requirements of the notice have been complied with.

12 Redemption of Shares

Subject to any provisions relating to a specific Class and/or Series as set out in the Offering Memorandum or these Articles or in any resolution constituting a Class and/or Series or otherwise forming part of the special rights of such Participating Shares, a Member may require the redemption of all or any of such Member's Participating Shares by serving a Redemption Notice on the Company. Unless timely receipt is waived by the Directors in a particular case, a Redemption Notice shall be required to be received on or before a Redemption Date with respect to such Participating Shares (or such number of days prior to such Redemption Date as may be determined by the Directors). Any Member redeeming Participating Shares shall submit to the Directors the share certificate (if any) issued in respect of those Participating Shares. The Company shall redeem such Participating Shares at the Redemption Price, being an amount equal to the Net Asset Value per Participating Share of the relevant Class and/or Series prevailing on the relevant Redemption Date (or if the Redemption Date is not a Valuation Date then on the immediately preceding Valuation Date) subject to any deductions, holdbacks or adjustments provided for in these Articles and/or the Offering Memorandum.



- 12.2 The Directors may deduct any Redemption Fee from the Redemption Price. The Directors may also deduct such amount which they consider to be an appropriate allowance to reflect fiscal and sale charges which would be incurred for the account of the Company in realising assets or closing out positions to provide funds to meet any redemption request.
- 12.3 A Member may not withdraw a Redemption Notice once submitted to the Company unless (a) the Directors shall have declared a Calculation Suspension or Redemption Suspension or (b) the Directors determine (in their sole discretion) to permit the withdrawal of such redemption request (which they may do in whole or in part). If a relevant Suspension has been declared by the Directors, the right of a Member to have its Participating Shares redeemed shall be suspended and during the period of Suspension the Member may withdraw its Redemption Notice. Any withdrawal of the Redemption Notice shall be made in writing and shall only be effective if actually received by the Company before the termination of the period of the Redemption Suspension or Calculation Suspension, as applicable. If the Redemption Notice is not withdrawn, any Participating Shares the redemption of which has been suspended shall be redeemed once the relevant Suspension has ended at the Redemption Price for Participating Shares of the relevant Class and/or Series calculated on the next Redemption Date following the end of the relevant Suspension.
- 12.4 The Directors may impose a gate the effect of which is to limit the redemptions of Participating Shares of any Class and/or Series or to limit the redemptions of Participating Shares held by any Member or Members as of any Redemption Date to such extent and in such manner as is disclosed in the Offering Memorandum. If the Directors determine to limit redemptions, the Directors may determine the manner in which such gated redemption requests will be dealt with on any subsequent Redemption Date.
- 12.5 If the Company is required by the laws of any relevant jurisdiction to make a withholding from any redemption monies payable to the holder of Participating Shares the amount of such withholding shall be deducted from the redemption monies otherwise payable to such person.
- 12.6 No redemption of part of a Member's holding of Participating Shares of any one Class and/or Series may be made if, as a result thereof, such Member would hold fewer Participating Shares of such Class and/or Series than such minimum number or value of Participating Shares of such Class and/or Series as may from time to time be specified (either generally or in any particular case or cases) by the Directors. If such partial redemption would reduce such Member's holding of Participating Shares to less than such minimum holding, the Directors may, in their discretion, elect to compulsorily redeem all of such Member's Participating Shares.
- 12.7 The Company may, in the absolute discretion of the Directors, refuse to make a redemption payment to a Member if the Directors suspect or are advised that the payment of any redemption proceeds to such Member may result in a breach or violation of any anti-money laundering law by any person in any relevant jurisdiction, or if such refusal is necessary to ensure the compliance by the Company, its Directors, the Administrator or any other service provider of the Company with any anti-money laundering law in any relevant jurisdiction.



- 12.8 Any amount payable to a Member for the redemption of Participating Shares shall be paid in such currency or currencies as the Directors may determine. Subject to any Payment Suspension, the Company shall remit redemption proceeds (net of the costs of remittance) by cheque or wire transfer within such period or periods as the Directors shall have disclosed to the Member at the time of its subscription for Participating Shares or, in the absence of any such disclosure, within such period or periods as the Directors shall determine. In the absence of directions as to payment the Company may remit redemption proceeds by cheque to the address of the Member appearing on the Register of Members or by wire transfer to such account as the Directors deem appropriate in the circumstances. The Company shall not be liable for any loss resulting from this procedure.
- 12.9 On any redemption of Participating Shares the Directors shall have the power to satisfy (in whole or in part) the Redemption Price (and any other sums payable on redemption as provided in these Articles) owing on the redemption of such Participating Shares by dividing *in specie* the whole or any part of the assets of the Company (including, without limitation, shares, debentures, or securities of any other company whether or not held by the Company on the Redemption Date in question) and either (i) distributing such assets directly to the redeeming shareholder, and/or (ii) distributing or allocating such assets to a liquidating account or other similar mechanism to be managed and/or liquidated at the discretion of the Directors.
- 12.10 Participating Shares shall be treated as having been redeemed with effect from the relevant Redemption Date irrespective of whether or not a Member has been removed from the Register of Members or the Redemption Price has been determined or remitted. Accordingly, on and from the relevant Redemption Date, Members in their capacity as such will not be entitled to or be capable of exercising any rights arising under these Articles with respect to Participating Shares being redeemed (including any right to receive notice of, attend or vote at any meeting of the Company) save the right to receive the Redemption Price and any dividend which has been declared prior to the relevant Redemption Date but not yet paid (in each case with respect to the Participating Shares being redeemed). Such Members will be treated as creditors of the Company with respect to the Redemption Price and will rank accordingly in the priority of the Company's creditors.
- 12.11 Once a Participating Share is redeemed it shall be available for re issue and, until re issue, shall form part of the authorised and unissued share capital of the Company.
- 12.12 Upon the written request of a Member or prospective Member in a form acceptable to the Directors, the Company may, in the discretion of the Directors, accept a standing redemption request from such Member or prospective Member pursuant to which the Company shall agree (without assuming any liability for failing to do so) to use its commercially reasonable efforts to redeem such Member's Participating Shares to the extent necessary to ensure that such Member does not own over a specified percentage of the outstanding Participating Shares of the Company or any Class and/or Series thereof; such percentage to be the percentage identified by such Member or prospective Member in such written request as being the percentage which such Member's or prospective Member's ownership cannot exceed without material risk of such



- Member or prospective Member being in violation of applicable law or regulation. Any such written request may be revoked by notice in writing to the Company from the affected Member.
- 12.13 No amendment to these Articles made after a Redemption Date shall affect a Member with respect to Participating Shares of that Member which have been redeemed, or are being treated as redeemed, on or prior to that Redemption Date.
- 12.14 Unless otherwise provided in the Offering Memorandum, unremitted redemption proceeds shall not bear interest against the Company and redeemed Participating Shares shall not participate in the profits and losses of the Company with effect from the relevant Redemption Date.

13 Compulsory Redemption

- 13.1 The Directors may cause the Company to redeem any or all of the Participating Shares held by any person at the appropriate Redemption Price in the circumstances disclosed in the Offering Memorandum. If the Directors determine compulsorily to redeem any Participating Shares under this Article they shall give the holder of the Participating Shares such notice of the redemption as they shall have disclosed to the Member at the time of its subscription for Participating Shares or, in the absence of any such disclosure, within such period as the Directors shall determine.
- 13.2 The Directors may cause a compulsory redemption during any period for which a Redemption Suspension has been declared.
- 13.3 Without prejudice to the generality of the foregoing, the Company may (without notice) compulsorily redeem the Participating Shares of any Member and, on behalf of such Member, apply the proceeds of redemption in paying for new Participating Shares to give effect to any exchange, conversion or roll-up policy disclosed to Members pursuant to which Participating Shares of one Class or Series (the "Old Shares") may, at the option of the Company, be exchanged for Participating Shares of another Class or Series (the "New Shares") by means of the redemption of the Old Shares and the immediate re-subscription of the redemption proceeds in paying up the New Shares.

14 FATCA

14.1 Notwithstanding any other Article, in order to comply with FATCA, any Director shall be entitled to release and/or disclose on behalf of the Company to the Cayman Islands Tax Information Authority or equivalent authority (the "TIA") and any other foreign government body as required by FATCA, any information in its or its agents' or delegates' possession regarding a Member including, without limitation, financial information concerning the Member's investment in the Company, and any information relating to any shareholders, principals, partners, beneficial owners (direct or indirect) or controlling persons (direct or indirect) of such Member. Any such Director may also authorise any third party agent, including but not limited to, the Investment Manager or Administrator, to release and/or disclose such information on behalf of the Company.



- 14.2 In order to comply with FATCA and, if necessary, to reduce or eliminate any risk that the Company or its Members are subject to withholding taxes pursuant to FATCA or incur any costs or liabilities associated with FATCA, the Directors may cause the Company to undertake any of the following actions:
 - (a) compulsorily redeem any or all of the Shares held by a Member either (i) where the Member fails to provide (in a timely manner) to the Company, or any agent or delegate of the Company, including but not limited to, the Investment Manager or the Administrator, any information requested by the Company or such agent or delegate pursuant to FATCA; or (ii) where there has otherwise been non-compliance by the Company with FATCA whether caused, directly or indirectly, by the action or inaction of such Member, or any related person, or otherwise;
 - (b) deduct from, or hold back, redemption or repurchase proceeds, dividend payments or any other distributions, in order to:
 - (i) comply with any requirement to apply and collect withholding tax pursuant to FATCA;
 - (ii) allocate to a Member an amount equal to any withholding tax imposed on the Company as a result of the Member's, or any related person's, action or inaction (direct or indirect), or where there has otherwise been non-compliance by the Company with FATCA;
 - (iii) ensure that any FATCA related costs, debts, expenses, obligations or liabilities (whether external, or internal, to the Company) are recovered from the Member(s) whose action or inaction (directly or indirectly, including the action or inaction of any person related to such Member) gave rise or contributed to such costs or liabilities;
 - (c) in order to give effect to the requirements imposed upon the Company by FATCA, including the actions contemplated by articles 14.2(a) and 14.2(b), the Directors may:
 - (i) create separate classes and/or series of Shares ("FATCA Shares"), with such rights and terms as the Directors may in their sole discretion determine, and following the compulsory redemption of some or all of a Member's Shares may immediately apply such redemption proceeds in subscribing for such number of FATCA Shares as the Directors determine; and/or
 - (ii) may re-name any number of Shares (whether issued or unissued) as FATCA Shares, create a Separate Account with respect to such FATCA Shares and apply any FATCA related costs, debts, expenses, obligations or liabilities (whether external, or internal, to the Company) to such Separate Account; and/or



- (iii) allocate any FATCA costs, debts, expenses, obligations, liabilities or withholding tax among Separate Accounts on a basis determined solely by the Directors; and/or
- (iv) adjust the Net Asset Value per Share of any relevant Shares (including any FATCA Share).

15 Designated Investments

15.1 The Directors may, in their discretion, classify certain of the Company's investments which are deemed by the Directors or the Investment Manager to be illiquid or the value of which is not readily or reliably ascertainable or which may have a relatively long-term investment horizon as "Designated Investments". Once so classified, Designated Investments may, in the discretion of the Directors, be represented by a separate Class and/or Series of Participating Shares which, unless otherwise determined by the Directors, shall be allotted only to those Members who are holders of Participating Shares at the time of such designation. The gains and losses attributable to Designated Investments may, in the discretion of the Directors, be segregated and separately calculated and attributed amongst Members holding Shares of the relevant Class or Series in such manner as is consistent with the relevant provisions of the Offering Memorandum. Participating Shares of any such separate Class and/or Series may be issued by way of bonus or by way of conversion or exchange of all or part of a Member's holding of Participating Shares of another Class and/or Series. Similarly, Shares of a Designated Investment Class and/or Series may be converted or exchanged back into Participating Shares of the original Class and/or Series upon the Directors making a determination that the relevant investment no longer qualifies as a Designated Investment. The power to convert or exchange Participating Shares of one Class and/or Series into Participating Shares of another Class and/or Series may be effected by the Directors in any manner permitted by the Statute and the Articles, including the compulsory redemption of Participating Shares of one Class and/or Series and the application of the proceeds of redemption in subscribing for Participating Shares of the other Class and/or Series or by redesignating a portion of the Participating Shares of any existing Class and/or Series as thereafter belonging to a new Class and/or Series. Shares of a Class or Series of Shares which represent Designated Investments shall not, unless the Directors otherwise determine, be redeemable at the option of the Members holding such Participating Shares. Where investments are classified as Designated Investments and Participating Shares of a separate Class and/or Series are issued by way of bonus, the requirement of these Articles to ensure proper value is transferred to the Separate Account of the Participating Shares of the original Class and/or Series to which such investments were originally allocated shall not apply.

16 Purchase and Surrender of Shares

16.1 Subject to the provisions of the Statute and without prejudice to these Articles, the Company may purchase its own Shares (including any redeemable Shares) in such manner and on such other terms as the Directors may agree with the relevant Member.



- 16.2 The Company may make a payment in respect of the redemption or purchase of its own Shares in any manner permitted by the Statute, including out of capital.
- 16.3 The Directors may accept the surrender for no consideration of any fully paid Share.

17 Treasury Shares

- 17.1 The Directors may, prior to the purchase, redemption or surrender of any Share, determine that such Share shall be held as a Treasury Share.
- 17.2 The Directors may determine to cancel a Treasury Share or transfer a Treasury Share on such terms as they think proper (including, without limitation, for nil consideration).

18 Variation of Share Rights

- 18.1 Subject to the Statute, these Articles and any applicable subscription agreement, all or any of the Share Rights applicable to any Class or Series of Participating Shares in issue (unless otherwise provided by the terms of issue of those Participating Shares) may (whether or not the Company is being wound up) be varied without the consent of the holders of the issued Participating Shares of that Class or Series where such variation is considered by the Directors not to have a material adverse effect upon such holders' Share Rights; otherwise, any such variation may be made with the prior consent in writing of the holders of not less than two-thirds by Net Asset Value of such Participating Shares, or with the sanction of a resolution passed by a majority of at least twothirds of the votes cast in person or by proxy at a separate meeting of the holders of such Participating Shares. For the avoidance of doubt, the Directors reserve the right, notwithstanding that any such variation may not have a material adverse effect, to obtain consent from the holders of such Participating Shares. To any such meeting all the provisions of these Articles as to general meetings shall mutatis mutandis apply, but so that any holder of a Participating Share present in person or by proxy may demand a poll, and the quorum for any such meeting shall be Members holding not less than twenty per cent. by Net Asset Value of the issued Participating Shares of the relevant Class or Series. At any Class meeting, the voting rights attributable to each Participating Share shall be calculated by reference to the Net Asset Value per Participating Share (calculated as at the most recent Valuation Date) and not on the basis of one Participating Share, one vote.
- 18.2 For the purposes of a Class consent, the Directors may treat two or more or all the Classes or Series of Participating Shares as forming one Class or Series if the Directors consider that such Classes or Series would be affected in the same way by the proposals under consideration, but in any other case shall treat them as separate Classes or Series.
- 18.3 Where the Shares of any Class or Series (the "First Class") rank, or will on issue rank, pari passu with the Shares of another Class or Series (the "Second Class") with respect to participation in the same pool of profits or assets of the Company on a winding up, the rights of the First Class shall be deemed to be varied by any variation of or creation of rights in the Second



Class (including on initial issue) which gives the Second Class priority over the First Class on a winding up of the Company.

- 18.4 Subject to the foregoing Articles, the Share Rights applicable to any Class or Series of Shares in issue shall (unless otherwise expressly provided by the conditions of issue of such Shares) be deemed not to be varied by:
 - (a) the creation, allotment or issue of further Shares ranking pari passu therewith and which may be issued with the benefit of the terms referred to below;
 - (b) the purchase or redemption of any Shares;
 - (c) the exercise of the powers to allocate assets and charge liabilities to the various Separate Accounts or any of them and to transfer the same to and from the various Separate Accounts or any of them, as provided for in these Articles;
 - (d) any reduction or waiver of any fees (including early redemption, management or performance fees) chargeable or allocable to any Class or Series of Shares;
 - (e) any reduction or waiver of any redemption notice, gate or lock-up period applicable to any Class or Series of Shares; or
 - (f) any variation or waiver contemplated by or provided for in the Offering Memorandum applicable to the relevant Class and/or Series.
- 18.5 In relation to any Class or Series consent required pursuant to Article 18.1, the Directors in their discretion may invoke the following procedure (the "Negative Consent Procedure"). The Directors shall provide written notice of the proposed variation (the "Proposal") to the Members of the affected Class or Series and shall specify a deadline (the "Redemption Request Date"), which shall be no earlier than 30 days after the date of giving such notice, by which date such Members may submit a written request for redemption of some or all of their Participating Shares of the affected Class and/or Series on the Redemption Date (the "Specified Redemption Date") specified by the Directors in such notice. The terms of the Proposal shall be such that its specified effective date (the "Effective Date") shall not be on or prior to the Specified Redemption Date. Such notice shall further provide that the holders of any Participating Shares in respect of which a request for redemption has not been received by the Redemption Request Date (the "Affected Shares") shall, in the absence of express written refusal to consent, be deemed to have consented in writing to the Proposal (such Affected Shares being the "Negative Consent Shares"). In the event that the Negative Consent Procedure is followed, only the Affected Shares shall be considered for the purposes of determining whether the written consent majority has been obtained under Article 18.1 with the holders of the Negative Consent Shares being deemed to have submitted a written consent in favour of the Proposal on the Effective Date.



19 Variation of Terms

The Directors, with the consent of the Investment Manager, shall have the absolute discretion to agree with a Member to waive or modify the terms applicable to such Member's subscription for Participating Shares (including those relating to management and performance fees and redemption terms) without obtaining the consent of any other Member; provided that such waiver or modification does not amount to a variation of the rights attaching to the Participating Shares of such other Members.

20 Certificates for Shares

- A Member shall only be entitled to a share certificate if the Directors resolve that share certificates shall be issued. Share certificates representing Shares, if any, shall be in such form as the Directors may determine. Share certificates shall be signed by one or more Directors or another person authorised by the Directors. The Directors may authorise certificates to be issued with the authorised signature(s) affixed by mechanical process. All certificates for Shares shall be consecutively numbered or otherwise identified and shall specify the Shares to which they relate. All certificates surrendered to the Company for transfer shall be cancelled and, subject to these Articles, no new certificate shall be issued until the former certificate representing a like number of relevant Shares shall have been surrendered and cancelled.
- 20.2 The Company shall not be bound to issue more than one certificate for Shares held jointly by more than one person and delivery of a certificate to one joint holder shall be a sufficient delivery to all of them.
- 20.3 If a share certificate is defaced, worn out, lost or destroyed, it may be renewed on such terms (if any) as to evidence and indemnity and on the payment of such expenses reasonably incurred by the Company in investigating evidence, as the Directors may prescribe, and (in the case of defacement or wearing out) on delivery up of the old certificate.

21 Register of Members

- 21.1 The Company shall maintain or cause to be maintained the Register of Members.
- 21.2 The Directors may determine that the Company shall maintain one or more branch registers of Members in accordance with the Statute. The Directors may also determine which register of Members shall constitute the principal register and which shall constitute the branch register or registers, and to vary such determination from time to time.

22 Closing Register of Members and Fixing Record Date

22.1 For the purpose of determining Members entitled to notice of, or to vote at any meeting of Members or any adjournment thereof, or Members entitled to receive payment of any dividend, or in order to make a determination of Members for any other proper purpose, the Directors may provide that the Register of Members shall be closed for transfers for a stated period which shall not in any case exceed thirty days.

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- 22.2 In lieu of, or apart from, closing the Register of Members, the Directors may fix in advance or arrears a date as the record date for any such determination of Members entitled to notice of, or to vote at any meeting of the Members or any adjournment thereof, or for the purpose of determining the Members entitled to receive payment of any dividend or in order to make a determination of Members for any other proper purpose.
- 22.3 If the Register of Members is not so closed and no record date is fixed for the determination of Members entitled to notice of, or to vote at, a meeting of Members or Members entitled to receive payment of a dividend, the date on which notice of the meeting is sent or the date on which the resolution of the Directors declaring such dividend is passed, as the case may be, shall be the record date for such determination of Members. When a determination of Members entitled to vote at any meeting of Members has been made as provided in this Article, such determination shall apply to any adjournment thereof.

23 Non Recognition of Trusts

The Company shall not be bound by or compelled to recognise in any way (even when notified) any equitable, contingent, future or partial interest in any Share, or (except only as is otherwise provided by these Articles or the Statute) any other rights in respect of any Share other than an absolute right to the entirety thereof in the registered holder.

- 23.1 if it is not paid all the provisions of these Articles shall apply as if that amount had become due and payable by virtue of a call.
- 23.2 The Directors may issue Shares with different terms as to the amount and times of payment of calls, or the interest to be paid.
- 23.3 The Directors may, if they think fit, receive an amount from any Member willing to advance all or any part of the monies uncalled and unpaid upon any Shares held by it, and may (until the amount would otherwise become payable) pay interest at such rate as may be agreed upon between the Directors and the Member paying such amount in advance.
- 23.4 No such amount paid in advance of calls shall entitle the Member paying such amount to any portion of a dividend declared in respect of any period prior to the date upon which such amount would, but for such payment, become payable.

24 Lien on Shares

24.1 The Company shall have a first and paramount lien on all Shares (whether fully paid-up or not) registered in the name of a Member (whether solely or jointly with others) for all debts, liabilities or engagements to or with the Company (whether presently payable or not) by such Member or such Member's estate, either alone or jointly with any other person, whether a Member or not, but the Directors may at any time declare any Share to be wholly or in part exempt from the provisions of this Article. The registration of a Transfer of any such Share shall operate as a waiver of the Company's lien thereon. The Company's lien on a Share shall also extend to any amount payable in respect of that Share.

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- 24.2 The Company may sell, in such manner as the Directors think fit, any Shares on which the Company has a lien, if a sum in respect of which the lien exists is presently payable, and is not paid within fourteen clear days after notice has been given to the holder of the Shares, or to the person entitled to it in consequence of the death or bankruptcy of the holder, demanding payment and stating that if the notice is not complied with the Shares may be sold.
- 24.3 To give effect to any such sale the Directors may authorise any person to execute an instrument of Transfer of the Shares sold to, or in accordance with the directions of, the purchaser. The purchaser or such purchaser's nominee shall be registered as the holder of the Shares comprised in any such Transfer, and the purchaser shall not be bound to see to the application of the purchase money, nor shall the purchaser's title to the Shares be affected by any irregularity or invalidity in the sale or the exercise of the Company's power of sale under these Articles.
- 24.4 The net proceeds of such sale after payment of costs, shall be applied in payment of such part of the amount in respect of which the lien exists as is presently payable and any balance shall (subject to a like lien for sums not presently payable as existed upon the Shares before the sale) be paid to the person entitled to the Shares at the date of the sale.

25 Amendments of Memorandum and Articles and Alteration of Capital

- 25.1 The Company may, by Ordinary Resolution:
 - (a) increase its share capital by such sum and with such rights, priorities and privileges annexed thereto, as the resolution shall prescribe;
 - (b) consolidate and divide all or any of its share capital into Shares of larger amount than its existing Shares;
 - (c) by subdivision of its existing Shares or any of them divide the whole or any part of its share capital into Shares of smaller amount than is fixed by the Memorandum; and
 - (d) cancel any Shares that at the date of the passing of the resolution have not been taken or agreed to be taken by any person.
- 25.2 All new Shares created in accordance with the provisions of the preceding Article shall be subject to the same provisions of these Articles with reference to liens, Transfer, transmission and otherwise as the Shares in the original share capital.
- 25.3 Subject to the provisions of the Statute and the provisions of these Articles as regards the matters to be dealt with by Ordinary Resolution the Company may, by Special Resolution:
 - (a) change its name;
 - (b) alter or add to these Articles;



- (c) alter or add to the Memorandum with respect to any objects, powers or other matters specified therein; and
- (d) reduce its share capital or any capital redemption reserve fund.

26 Registered Office

Subject to the provisions of the Statute, the Company may by resolution of the Directors change the location of its Registered Office. The Company may, in addition to its Registered Office, maintain such other offices or places of business as the Directors determine.

27 General Meetings

- 27.1 All general meetings other than annual general meetings shall be called extraordinary general meetings. The Directors may call general meetings.
- 27.2 The Company may but shall not be obliged to hold a general meeting in each year as its annual general meeting, and shall specify the meeting as such in the notice calling it. Any annual general meeting shall be held at such time and place as the Directors shall determine.

28 Notice of General Meetings

- 28.1 At least five Business Days' notice shall be given of any general meeting. Every notice shall be exclusive of the day on which it is given or deemed to be given and of the day on which the meeting is to be held and shall specify the place, the day and the hour of the meeting and the general nature of the business and shall be given in the manner hereinafter mentioned or in such other manner if any as may be prescribed by the Company, provided that a general meeting of the Company shall, whether or not the notice specified in this Article has been given and whether or not the provisions of these Articles regarding general meetings have been complied with, be deemed to have been duly convened if it is so agreed:
 - (a) in the case of an annual general meeting, by all the Members entitled to attend and vote thereat; and
 - (b) in the case of an extraordinary general meeting, by a majority in number of the Members having the right to attend and vote at the meeting, being a majority together holding not less than ninety five per cent. in par value of the Shares giving that right.
- 28.2 The accidental omission to give notice of a general meeting to, or the non receipt of notice of a meeting by, any person entitled to receive notice thereof shall not invalidate the proceedings of that meeting.

29 Proceedings at General Meetings

29.1 No business shall be transacted at any general meeting unless a quorum is present. A quorum shall be one or more Members (present in person, by proxy or authorised corporate)

- representative, as the case may be) entitled to attend and vote and representing not less than twenty per cent. in par value of all of the Shares in issue and carrying the right to vote at the meeting.
- 29.2 A person may, with the consent of the Directors, participate at a general meeting by conference telephone or other communications equipment by means of which all the persons participating in the meeting can communicate with each other. Participation by a person in a general meeting in this manner is treated as presence in person at that meeting.
- 29.3 A resolution (including a Special Resolution) in writing (in one or more counterparts) signed by all Members for the time being entitled to receive notice of and to attend and vote at general meetings (or, being corporations or other non-natural persons, signed by their duly authorised representatives) shall be as valid and effective as if the resolution had been passed at a general meeting of the Company duly convened and held.
- 29.4 If a quorum is not present within half an hour from the time appointed for the meeting or if during such a meeting a quorum ceases to be present, the meeting, if convened upon the requisition of Members, shall be dissolved and in any other case it shall stand adjourned to the same day in the next week at the same time and place or to such other day, time or such other place as the Directors may determine, and if at the adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting the Members present shall be a quorum.
- 29.5 The chairman, if any, of the board of Directors shall preside as chairman at every general meeting of the Company, or if there is no such chairman, or if the chairman shall not be present within fifteen minutes after the time appointed for the holding of the meeting, or is unwilling to act, the Directors present shall elect one of their number to be chairman of the meeting.
- 29.6 If no Director is willing to act as chairman, or if no Director is present within fifteen minutes after the time appointed for holding the meeting, the Members present shall choose one of their number to be chairman of the meeting.
- 29.7 The chairman may, with the consent of a meeting at which a quorum is present (and shall if so directed by the meeting) adjourn the meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place. When a general meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of an original meeting. Otherwise it shall not be necessary to give any such notice.
- 29.8 A resolution put to the vote of a meeting shall be decided on a show of hands unless before, or on the declaration of the result of, the show of hands, the chairman or any Member present in person or by proxy (or in the case of a non-natural person, by its duly authorised representative or by proxy) demands a poll.
- 29.9 Unless a poll is duly demanded a declaration by the chairman that a resolution has been carried or carried unanimously, or by a particular majority, or lost or not carried by a particular majority.

an entry to that effect in the minutes of the proceedings of the meeting shall be conclusive evidence of that fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.

- 29.10 The demand for a poll may be withdrawn.
- 29.11 Except on a poll demanded on the election of a chairman or on a question of adjournment, a poll shall be taken as the chairman directs, and the result of the poll shall be deemed to be the resolution of the general meeting at which the poll was demanded.
- 29.12 A poll demanded on the election of a chairman or on a question of adjournment shall be taken forthwith. A poll demanded on any other question shall be taken at such time as the chairman of the general meeting directs, and any business other than that upon which a poll has been demanded or is contingent thereon may proceed pending the taking of the poll.
- 29.13 In the case of an equality of votes, whether on a show of hands or on a poll, the chairman shall not be entitled to a second or casting vote.

30 Votes of Members

- 30.1 Subject to any rights or restrictions attached to any Shares, on a show of hands every Member holding Shares carrying the right to vote on the matter in question who (being an individual) is present in person or by proxy or (if a corporation or other non-natural person) is present by its duly authorised representative or by proxy, shall have one vote and on a poll every such Member shall have one vote for every Share of which he is the holder.
- 30.2 In the case of joint holders of record, the vote of the senior holder who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders. Seniority among joint holders shall be determined by the order in which the names of the holders stand in the Register of Members.
- 30.3 A Member of unsound mind, or in respect of whom an order has been made by any court or authority having jurisdiction in lunacy, may vote, whether on a show of hands or on a poll, by the Member's committee, receiver, curator bonis, or other similar person appointed on such Member's behalf by that court or authority and any such committee, receiver, curator bonis or other similar person may vote by proxy.
- 30.4 No person shall be entitled to vote at any general meeting unless such person is registered as a Member on the record date for such meeting, nor unless all calls or other monies then payable by such person in respect of such Shares have been paid.
- 30.5 No objection shall be raised to the qualification of any voter except at the general meeting or adjourned general meeting at which the vote objected to is purported to be given or tendered and every vote not disallowed at the meeting shall be valid. Any objection made in due time shall be referred to the chairman whose decision shall be final and conclusive.

- 30.6 On a poll or on a show of hands votes may be cast either personally or by proxy. A Member may appoint more than one proxy or the same proxy under one or more instruments to attend and vote at a meeting. Where a Member appoints more than one proxy the instrument of proxy shall state which proxy is entitled to vote on a show of hands.
- 30.7 A Member holding more than one Share need not cast the votes in respect of its Shares in the same way on any resolution and therefore may vote a Share or some or all such Shares either for or against a resolution and/or abstain (any such abstentions to count neither for nor against the resolution) from voting a Share or some or all of the Shares and, subject to the terms of the instrument appointing it, a proxy appointed under one or more instruments may vote a Share or some or all of the Shares in respect of which such proxy is appointed either for or against a resolution and/or abstain from voting.

31 Proxies

- 31.1 The instrument appointing a proxy shall be in writing, be executed under the hand of the appointor or of such appointor's attorney duly authorised in writing or, if the appointor is a corporation or other non-natural person, under the hand of an officer or other person duly authorised for that purpose. A proxy need not be a Member of the Company.
- 31.2 The Directors may, in the notice convening any meeting or adjourned meeting, or in an instrument of proxy sent out by the Company, specify the place and the time (being not later than the time for holding the meeting or adjourned meeting to which the proxy relates) at which the instrument appointing a proxy shall be deposited. In the absence of any such direction from the Directors in the notice convening any meeting or adjourned meeting, the instrument appointing a proxy shall be deposited at the Registered Office not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote.
- 31.3 The chairman may in any event, at the chairman's discretion, declare that an instrument of proxy shall be deemed to have been duly deposited. An instrument of proxy that is not deposited in the manner permitted and which has not been declared to have been duly deposited by the chairman, shall be invalid.
- 31.4 The instrument appointing a proxy may be in any usual or common form and may be incorporated within any subscription agreement or other document signed by or on behalf of the Member. An instrument appointing a proxy may be expressed to be for a particular meeting or any adjournment thereof or generally until revoked. An instrument appointing a proxy shall be deemed to include the power to demand or join or concur in demanding a poll.
- 31.5 Votes given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death or insanity of the principal or revocation of the proxy or of the authority under which the proxy was executed, or the Transfer of the Share in respect of which the proxy is given unless notice in writing of such death, insanity, revocation or Transfer was received by the



Company at the Registered Office before the commencement of the general meeting, or adjourned meeting at which it is sought to use the proxy.

32 Corporate Members

Any corporation or other non-natural person which is a Member of the Company may in accordance with its constitutional documents, or in the absence of such provision by resolution of its directors or other governing body, authorise such person as it thinks fit to act as its representative at any meeting of the Company or of any Class of Members, and the person so authorised shall be entitled to exercise the same powers on behalf of the corporation which such person represents as the corporation could exercise if it were an individual Member.

33 Shares Beneficially Owned by the Company

Shares of the Company that are beneficially owned by the Company shall not be voted, directly or indirectly, at any meeting and shall not be counted in determining the total number of outstanding Shares at any given time.

34 Directors

There shall be a board of Directors consisting of not less than one person (exclusive of alternate Directors) provided however that the Company may from time to time by Ordinary Resolution increase or reduce the limits in the number of Directors. The first Directors of the Company shall be determined in writing by, or appointed by a resolution of, the Subscriber.

35 Powers of Directors

- 35.1 Subject to the provisions of the Statute, the Memorandum and the Articles and to any directions given by Special Resolution, the business of the Company shall be managed by the Directors who may exercise all the powers of the Company. No alteration of the Memorandum or these Articles and no such direction shall invalidate any prior act of the Directors which would have been valid if that alteration had not been made or that direction had not been given. A duly convened meeting of Directors at which a quorum is present may exercise all powers exercisable by the Directors.
- 35.2 All cheques, promissory notes, drafts, bills of exchange and other negotiable instruments and all receipts for monies paid to the Company shall be signed, drawn, accepted, endorsed or otherwise executed as the case may be in such manner as the Directors shall determine by resolution.
- 35.3 The Directors may exercise all the powers of the Company to borrow money and to mortgage or charge its undertaking, property and uncalled capital or any part thereof and to issue debentures, debenture stock, mortgages, bonds and other such securities whether outright or as security for any debt, liability or obligation of the Company or of any third party. Notwithstanding the foregoing, the Directors shall not exercise the powers specified in this Article in breach of any limits or restrictions specified in the Offering Memorandum.

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36 Appointment and Removal of Directors

- 36.1 The Company may, by Ordinary Resolution, appoint any person to be a Director and may, by Ordinary Resolution, remove any Director.
- The Directors may appoint any person to be a Director, either to fill a vacancy or as an additional Director provided that the appointment does not cause the number of Directors to exceed any number fixed by or in accordance with these Articles as the maximum number of Directors.

37 Vacation of Office of Director

The office of a Director shall be vacated if:

- the Director gives notice in writing to the Company that such Director resigns the office of Director;
- (b) the Director is absent (without being represented by proxy or an alternate Director appointed by such Director) from three consecutive meetings of the board of Directors without special leave of absence from the Directors, and they pass a resolution that such Director has by reason of such absence vacated office;
- (c) the Director dies, becomes bankrupt or makes any arrangement or composition with such Director's creditors generally;
- (d) the Director is or becomes of unsound mind;
- (e) the Director ceases to be a Director by virtue of, or is prohibited from being a Director by, an order made pursuant to any law or regulation binding on the Company; or
- (f) all the other Directors of the Company (being not less than two in number) resolve that such Director should be removed as a Director.

38 Proceedings of Directors

- 38.1 The quorum for the transaction of the business of the Directors may be fixed by the Directors, and unless so fixed shall be two if there are two or more Directors, and shall be one if there is only one Director. A person who holds office as an alternate Director shall, if such person's appointor is not present, be counted in the quorum. A Director who also acts as an alternate Director shall, if such Director's appointor is not present, count twice towards the quorum.
- 38.2 Subject to the provisions of these Articles, the Directors may regulate their proceedings as they think fit. Questions arising at any meeting shall be decided by a majority of votes. In the case of an equality of votes, the chairman shall not have a second or casting vote. A Director who is also an alternate Director shall be entitled in the absence of such Director's appointor to a separate vote on behalf of such Director's appointor in addition to such Director's own vote.



- 38.3 A person may participate in a meeting of the Directors or any committee of Directors by conference telephone or other communications equipment by means of which all the persons participating in the meeting can communicate with each other at the same time. Participation by a person in a meeting in this manner is treated as presence in person at that meeting. Unless otherwise determined by the Directors, the meeting shall be deemed to be held at the place where the chairman is located at the start of the meeting.
- 38.4 A resolution in writing (in one or more counterparts) signed by all the Directors or all the members of a committee of Directors (an alternate Director being entitled to sign such a resolution on behalf of such alternate Director's appointor) shall be as valid and effectual as if it had been passed at a meeting of the Directors, or committee of Directors as the case may be, duly convened and held.
- A Director or alternate Director may, or other officer of the Company at the direction of a Director 38.5 or alternate Director may call a meeting of the Directors by at least two days' notice in writing to every Director and alternate Director which notice shall set forth the general nature of the business to be considered unless notice is waived by all the Directors (or their alternates) either at, before or after the meeting is held.
- 38.6 The continuing Directors may act notwithstanding any vacancy in their body, but if and so long as their number is reduced below the number fixed by or pursuant to these Articles as the necessary quorum of Directors the continuing Directors or Director may act for the purpose of increasing the number of Directors to that number, or of summoning a general meeting of the Company, but for no other purpose.
- 38.7 The Directors may elect a chairman of their board and determine the period for which the chairman is to hold office; but if no such chairman is elected, or if at any meeting the chairman is not present within five minutes after the time appointed for holding the same, the Directors present may choose one of their number to be chairman of the meeting.
- All acts done by any meeting of the Directors or of a committee of Directors (including any person 38.8 acting as an alternate Director) shall, notwithstanding that it be afterwards discovered that there was some defect in the appointment of any Director or alternate Director, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and qualified to be a Director or alternate Director as the case may be.
- 38.9 A Director but not an alternate Director may be represented at any meetings of the board of Directors by a proxy appointed in writing by such Director. The proxy shall count towards the quorum and the vote of the proxy shall for all purposes be deemed to be that of the appointing Director.

39 **Presumption of Assent**

A Director who is present at a meeting of the board of Directors at which action on any Company matter is taken shall be presumed to have assented to the action taken unless the Director's dissent shall be entered in the minutes of the meeting or unless the Director shall file such Director's written dissent from such action with the person acting as the chairman or secretary of the meeting before the close or adjournment thereof or shall forward such dissent by personal delivery, courier or registered post to such person immediately after the close or adjournment of the meeting. Such right to dissent shall not apply to a Director who voted in favour of such action.

40 Directors' Interests

- 40.1 A Director may hold any other office or place of profit under the Company (other than the office of Auditor) in conjunction with such Director's office of Director for such period and on such terms as to remuneration and otherwise as the Directors may determine.
- 40.2 A Director may act alone or by such Director's firm in a professional capacity for the Company and the Director or such Director's firm shall be entitled to remuneration for professional services as if such Director were not a Director or alternate Director.
- 40.3 A Director or alternate Director of the Company may be or become a director or other officer of or otherwise interested in any company promoted by the Company or in which the Company may be interested as shareholder or otherwise, and no such Director or alternate Director shall be accountable to the Company for any remuneration or other benefits received by such Director or alternate Director as a director or officer of, or from such Director or alternate Director's interest in, such other company.
- 40.4 No person shall be disqualified from the office of Director or alternate Director or prevented by such office from contracting with the Company, either as vendor, purchaser or otherwise, nor shall any such contract or any contract or transaction entered into by or on behalf of the Company in which any Director or alternate Director shall be in any way interested be or be liable to be avoided, nor shall any Director or alternate Director so contracting or being so interested be liable to account to the Company for any profit realised by any such contract or transaction by reason of such Director holding office or of the fiduciary relationship thereby established. A Director (or such Director's alternate Director in such Director's absence) shall be at liberty to vote in respect of any contract or transaction in which such Director is interested provided that the nature of the interest of any Director or alternate Director in any such contract or transaction shall be disclosed by such Director at or prior to such Director's consideration and any vote thereon.
- 40.5 A general notice that a Director or alternate Director is a shareholder, director, officer or employee of any specified firm or company and is to be regarded as interested in any transaction with such firm or company shall be sufficient disclosure for the purposes of voting on a resolution in respect of a contract or transaction in which such Director has an interest, and after such general notice it shall not be necessary to give special notice relating to any particular transaction.

41 Minutes

The Directors shall cause minutes to be made in books kept for the purpose of recording all appointments of officers made by the Directors, all proceedings at meetings of the Company or



the holders of any Class of Shares and of the Directors, and of committees of Directors including the names of the Directors or alternate Directors present at each meeting.

42 Delegation of Directors' Powers

- 42.1 The Directors may delegate any of their powers to any committee consisting of one or more Directors or such other persons as the Directors may designate. They may also delegate to any managing director or any Director holding any other executive office such of their powers as they consider desirable to be exercised by such managing director or any Director provided that an alternate Director may not act as managing director and the appointment of a managing director shall be revoked forthwith if such managing director ceases to be a Director. Any such appointment may be made subject to any conditions the Directors may impose, and either collaterally with or to the exclusion of their own powers, and may be revoked or altered. Subject to any such conditions, the proceedings of a committee of Directors shall be governed by these Articles regulating the proceedings of Directors, so far as they are capable of applying.
- 42.2 The Directors may establish any committees, local boards or agencies or appoint any person to be a manager or agent for managing the affairs of the Company and may appoint any person to be a member of such committees or local boards. Any such appointment may be made either collaterally with or to the exclusion of the Directors' powers, shall be subject to any conditions the Directors may impose, and may be revoked or altered. Subject to any such conditions, the proceedings of any such committee, local board or agency shall be governed by these Articles regulating the proceedings of Directors, so far as they are capable of applying.
- 42.3 The Directors may by power of attorney or otherwise appoint any company, firm, person or body of persons to be the attorney or authorised signatory of the Company for such purpose and with such powers, authorities and discretions (not exceeding those vested in or exercisable by the Directors under these Articles) and for such period and subject to such conditions as they may think fit, and any such powers of attorney or other appointment may contain such provisions for the protection and convenience of persons dealing with any such attorneys or authorised signatories as the Directors may think fit and may also authorise any such attorney or authorised person to delegate all or any of the powers, authorities and discretions vested in such attorney or authorised person.
- 42.4 The Directors may appoint such officers as they consider necessary on such terms, at such remuneration (if any) and to perform such duties, and subject to such provisions as to disqualification and removal as the Directors may think fit. Unless otherwise specified in the terms of such officer's appointment an officer may be removed by resolution of the Directors or Members.

43 Alternate Directors

43.1 Any Director (other than an alternate Director) may by written notice to the Company appoint any other Director, or any other person willing to act, to be an alternate Director and by written notice to the Company may remove from office an alternate Director so appointed by the Director.

- 43.2 An alternate Director shall be entitled to receive notice of all meetings of Directors and of meetings of committees of Directors of which such alternate Director's appointor is a member, to attend and vote at every such meeting at which the Director appointing such alternate Director is not personally present, and generally to perform all the functions of such alternate Director's appointor as a Director in such Director's absence.
- 43.3 An alternate Director shall cease to be an alternate Director if such alternate Director's appointor ceases to be a Director.
- 43.4 Any appointment or removal of an alternate Director shall be by notice to the Company signed by the Director making or revoking the appointment or in any other manner approved by the Directors.
- 43.5 Subject to the provisions of the Articles, an alternate Director shall be deemed for all purposes to be a Director and shall alone be responsible for such alternate Director's own acts and defaults and shall not be deemed to be the agent of the Director appointing such alternate Director.

44 No Minimum Shareholding for Directors

The Company in general meeting may fix a minimum shareholding required to be held by a Director, but unless and until such a shareholding qualification is fixed a Director shall not be required to hold Shares.

45 Remuneration of Directors

- 45.1 The remuneration to be paid to the Directors, if any, shall be such remuneration as the Directors shall determine. The Directors shall also be entitled to be paid all travelling, hotel and other expenses properly incurred by them in connection with their attendance at meetings of Directors or committees of Directors, or general meetings of the Company, or separate meetings of the holders of any Class of Shares or debentures of the Company, or otherwise in connection with the business of the Company, or to receive a fixed allowance in respect thereof as may be determined by the Directors, or a combination partly of one such method and partly the other.
- 45.2 The Directors may by resolution approve additional remuneration to any Director for any services other than such Director's ordinary routine work as a Director. Any fees paid to a Director who is also counsel to the Company, or otherwise serves it in a professional capacity, shall be in addition to such Director's remuneration as a Director.

46 Seal

The Company may, if the Directors so determine, have a Seal, which shall only be used by the authority of the Directors or of a committee of the Directors authorised by the Directors. Every instrument to which the Seal has been affixed shall be signed by at least one person who shall be either a Director or some officer or other person authorised by the Directors for the purpose.



47 Dividends, Distributions and Reserves

- 47.1 Subject to the Statute, these Articles, and the special rights attaching to Participating Shares of any Class and/or Series, the Directors may, in their absolute discretion, declare dividends and distributions on Participating Shares of any Class and/or Series in issue and authorise payment of the dividends or distributions out of the relevant Separate Account in respect of such Participating Shares. No dividend or distribution shall be paid except out of the realised or unrealised profits of the Company, or out of the share premium account attributable to Participating Shares of the Class and/or Series in respect of which the dividend or distribution is proposed to be paid, or as otherwise permitted by law.
- 47.2 Except as otherwise provided by the rights attached to Participating Shares, or as otherwise determined by the Directors, all dividends and distributions in respect of Participating Shares of a particular Class and/or Series shall be declared and paid according to Net Asset Value of the Participating Shares of the Class and/or Series that a Member holds. If any Participating Share is issued on terms providing that it shall rank for dividend or distribution as from a particular date, that Participating Share shall rank for dividend or distribution accordingly.
- 47.3 The Directors may deduct and withhold from any dividend or distribution otherwise payable to any Member all sums of money (if any) then payable by it to the Company on account of calls or otherwise or any monies which the Company is obliged by law to pay to any taxing or other authority.
- 47.4 Under no circumstances may the assets (or the income derived from such assets) attributed to a Separate Account in respect of any Class and/or Series be used to pay a dividend in respect of a Separate Account that is attributed to any other Class and/or Series.
- 47.5 The Directors may declare that any dividend or distribution be paid wholly or partly by the distribution of specific assets and in particular of shares, debentures or securities of any other company or in any one or more of such ways and, where any difficulty arises in regard to such distribution, the Directors may settle the same as they think expedient and in particular may issue fractional Shares and fix the value for distribution of such specific assets or any part thereof and may determine that cash payments shall be made to any Members upon the basis of the value so fixed in order to adjust the rights of all Members and may vest any such specific assets in trustees as may seem expedient to the Directors.
- Any dividend, distribution, interest or other monies payable in cash in respect of Participating Shares may be paid by wire transfer to the holder or by cheque or warrant sent through the post directed to the registered address of the holder or, in the case of joint holders, to the registered address of the holder who is first named on the Register of Members or to such person and to such address as such holder or joint holders may in writing direct. Every such cheque or warrant shall (unless the Directors in their sole discretion otherwise determine) be made payable to the order of the person to whom it is sent. Any one of two or more joint holders may give effectual receipts for any dividends, bonuses, or other monies payable in respect of the Participating Share held by them as joint holders.

- 47.7 Any dividend or distribution which cannot be paid to a Member and/or which remains unclaimed after six months from the date of declaration of such dividend or distribution may, in the discretion of the Directors, be paid into a separate account in the Company's name, provided that the Company shall not be constituted as a trustee in respect of that account and the dividend or distribution shall remain as a debt due to the Member. Any dividend or distribution which remains unclaimed after a period of six years from the date of declaration of such dividend or distribution shall be forfeited and shall revert to the Company.
- 47.8 No dividend or distribution shall bear interest against the Company.

48 Capitalisation

The Directors may capitalise any sum standing to the credit of any of the Company's reserve accounts (including share premium account and capital redemption reserve) or any sum standing to the credit of profit and loss account or otherwise available for distribution and to appropriate such sum to Members of any Class and/or Series in the proportions in which such sum would have been divisible amongst them had the same been a distribution of profits by way of dividend and to apply such sum on their behalf in paying up in full unissued Participating Shares for allotment and distribution credited as fully paid-up to and amongst them in the proportion aforesaid. In such event the Directors shall do all acts and things required to give effect to such capitalisation, with full power to the Directors to make such provisions as they think fit for the case of Participating Shares becoming distributable in fractions (including provisions whereby the benefit of fractional entitlements accrue to the Company rather than to the Members concerned). The Directors may authorise any person to enter into an agreement with the Company, on behalf of all of the Members interested, providing for such capitalisation and matters incidental thereto and any agreement made under such authority shall be effective and binding on all concerned.

49 Books of Account

- 49.1 The Directors shall cause proper books of account (including, where applicable, material underlying documentation including contracts and invoices) to be kept with respect to all sums of money received and expended by the Company and the matters in respect of which the receipt or expenditure takes place, all sales and purchases of goods by the Company and the assets and liabilities of the Company. Such books of account must be retained for a minimum period of five years from the date on which they are prepared. Proper books shall not be deemed to be kept if there are not kept such books of account as are necessary to give a true and fair view of the state of the Company's affairs and to explain its transactions.
- 49.2 The Directors shall from time to time determine whether and to what extent and at what times and places and under what conditions or regulations the accounts and books of the Company or any of them shall be open to the inspection of Members not being Directors and no Member (not being a Director) shall have any right of inspecting any account or book or document of the Company except as conferred by Statute, or authorised by the Directors or by the Company in general meeting.



49.3 The Directors may from time to time cause to be prepared and to be laid before the Company in general meeting profit and loss accounts, balance sheets, group accounts (if any) and such other reports and accounts as may be required by law.

50 Audit

- 50.1 The Directors may appoint an Auditor of the Company who shall hold office on such terms as the Directors determine.
- 50.2 Every Auditor of the Company shall have a right of access at all times to the books and accounts and vouchers of the Company and shall be entitled to require from the Directors and officers of the Company such information and explanation as may be necessary for the performance of the duties of the Auditor.
- Any Auditors of the Company shall, if so required by the Directors, make a report on the accounts of the Company during their tenure of office at the next annual general meeting following their appointment in the case of a company which is registered with the Registrar of Companies as an ordinary company, and at the next extraordinary general meeting following their appointment in the case of a company which is registered with the Registrar of Companies as an exempted company, and at any other time during their term of office, upon request of the Directors or any general meeting of the Members.

51 Notices

- Notices shall be in writing and may be given by the Company to any Member either personally or by sending it by courier, post, cable, telex, fax or e-mail to the Member or to the address as shown in the Register of Members (or where the notice is given by e-mail by sending it to the e-mail address provided by such Member). Any notice, if posted from one country to another, is to be sent airmail.
- Where a notice is sent by courier, service of the notice shall be deemed to be effected by delivery of the notice to a courier company, and shall be deemed to have been received on the third day (not including Saturdays or Sundays or public holidays) following the day on which the notice was delivered to the courier. Where a notice is sent by post, service of the notice shall be deemed to be effected by properly addressing, pre paying and posting a letter containing the notice, and shall be deemed to have been received on the fifth day (not including Saturdays or Sundays or public holidays in the Cayman Islands) following the day on which the notice was posted. Where a notice is sent by cable, telex or fax, service of the notice shall be deemed to be effected by properly addressing and sending such notice and shall be deemed to have been received on the same day that it was transmitted. Where a notice is given by e-mail service shall be deemed to be effected by transmitting the e-mail to the e-mail address provided by the intended recipient and shall be deemed to have been received on the same day that it was sent, and it shall not be necessary for the receipt of the e-mail to be acknowledged by the recipient.



- A notice may be given by the Company to the person or persons which the Company has been advised are entitled to a Share or Shares in consequence of the death or bankruptcy of a Member in the same manner as other notices which are required to be given under these Articles and shall be addressed to them by name, or by the title of representatives of the deceased, or trustee of the bankrupt, or by any like description at the address supplied for that purpose by the persons claiming to be so entitled, or at the option of the Company by giving the notice in any manner in which the same might have been given if the death or bankruptcy had not occurred.
- Notice of every general meeting shall be given in the manner authorised by these Articles to every person shown as holding Shares carrying an entitlement to receive such notice in the Register of Members on the record date for such meeting except that in the case of joint holders the notice shall be sufficient if given to the joint holder first named in the Register of Members and every person upon whom the ownership of a Share devolves by reason of such person being a legal personal representative or a trustee in bankruptcy of a Member where the Member but for such Member's death or bankruptcy would be entitled to receive notice of the meeting, and no other person shall be entitled to receive notices of general meetings.

52 Winding Up

- 52.1 If the Company shall be wound up the liquidator shall apply the assets of the Company in satisfaction of creditors' claims in such manner and order as such liquidator thinks fit. The liquidator shall in relation to the assets available for distribution among the Members make in the books of the Company such transfers thereof to and from Separate Accounts as may be necessary in order that the effective burden of such creditors' claims may be shared among the holders of Participating Shares of different Classes and/or Series in such proportions as the liquidator in such liquidator's absolute discretion may think equitable.
- 52.2 Subject to the special rights attaching to Participating Shares of any Class or Series, the balance shall then be applied in the following priority:
 - (a) first, to the holders of Management Shares, an amount equal to the par value of such Management Shares; and
 - (b) second, the balance shall be paid to the holders of Participating Shares in proportion to the Net Asset Value of Participating Shares held, subject to a deduction from those Participating Shares in respect of which there are monies due, of all monies due to the Company for unpaid calls, or otherwise.
- 52.3 If the Company shall be wound up (whether the liquidation is voluntary or by or under the supervision of the Court) the liquidator may, with the authority of a resolution or resolutions passed by the holders of Participating Shares (whether as a whole or at separate Class meetings), divide among the Members in specie the whole or any part of the assets of the Company, and whether or not the assets shall consist of property of one kind or shall consist of property of different kinds, and may for such purposes set such value as the liquidator deems fair upon any one or more class or classes of property, and may determine how such division shall be

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carried out as between the Members or different classes of Members. The liquidator may, with the like authority, vest any part of the assets in trustees upon such trusts for the benefit of Members as the liquidator, with the like authority, shall think fit, and the liquidation of the Company may be closed and the Company dissolved, but so that no Member shall be compelled to accept any shares or other property in respect of which there is a liability.

53 Indemnity and Insurance

- Every Director and officer of the Company (which for the avoidance of doubt, shall not include any Auditor), together with every former Director and former officer of the Company (each an "Indemnified Person") shall be indemnified out of the assets of the Company against any liability, action, proceeding, claim, demand, costs, damages or expenses, including legal expenses, whatsoever which they or any of them may incur as a result of any act or failure to act in carrying out their functions other than such liability (if any) that they may incur by reason of their own actual fraud, wilful default or Gross Negligence. No Indemnified Person shall be liable to the Company for any loss or damage incurred by the Company as a result (whether direct or indirect) of the carrying out of their functions unless that liability arises through the actual fraud, wilful default or Gross Negligence of such Indemnified Person. No person shall be found to have committed actual fraud, wilful default or Gross Negligence under this Article unless or until a court of competent jurisdiction shall have made a finding to that effect.
- 53.2 The Company shall advance to each Indemnified Person reasonable attorneys' fees and other costs and expenses incurred in connection with the defence of any action, suit, proceeding or investigation involving such Indemnified Person for which indemnity will or could be sought. In connection with any advance of any expenses hereunder, the Indemnified Person shall execute an undertaking to repay the advanced amount to the Company if it shall be determined by final judgment or other final adjudication that such Indemnified Person was not entitled to indemnification pursuant to this Article. If it shall be determined by a final judgment or other final adjudication that such Indemnified Person was not entitled to indemnification with respect to such judgment, costs or expenses, then such party shall not be indemnified with respect to such judgment, costs or expenses and any advancement shall be returned to the Company (without interest) by the Indemnified Person.
- 53.3 The Directors, on behalf of the Company, may purchase and maintain insurance for the benefit of any Director or other officer of the Company against any liability which, by virtue of any rule of law, would otherwise attach to such person in respect of any negligence, default, breach of duty or breach of trust of which such person may be guilty in relation to the Company.
- Pursuant to the foregoing provisions, the Company may enter into a service or other agreement with any Director (or any entity providing one or more persons to the Company to act as Directors) upon such terms and conditions (including as to indemnification and exculpation) as the Directors shall, in their absolute discretion, determine. Any such indemnification and exculpation provisions may be specified to a standard equal to or more favourable (but not less favourable) to the Company than any standard specified in these Articles.



54 Disclosure

If required to do so under the laws of any jurisdiction to which the Company, the Investment Manager, the Administrator or any other service provider is subject, or in compliance with the rules of any stock exchange upon which the Company's Shares are listed, or to ensure the compliance by any person with any anti-money laundering law in any relevant jurisdiction, any Director, Officer, the Investment Manager, the Administrator or Auditor of the Company shall be entitled to release or disclose any information in its possession regarding the affairs of the Company or a Member including, without limitation, any information contained in the Register of Members or subscription documentation of the Company relating to any Member.

55 Financial Year

Unless the Directors otherwise prescribe, the financial year of the Company shall end on 31st December in each year and, following the year of incorporation, shall begin on 1st January in each year.

56 Transfer by way of Continuation

The Company shall, subject to the provisions of the Statute and with the approval of a Special Resolution, have the power to register by way of continuation as a body corporate under the laws of any jurisdiction outside the Cayman Islands and to be deregistered in the Cayman Islands.

57 Mergers and Consolidations

The Company shall, with the approval of a Special Resolution, have the power to merge or consolidate with one or more constituent companies (as defined in the Statute), upon such terms as the Directors may determine.



EXHIBIT 16

THIRD AMENDED AND RESTATED INVESTMENT MANAGEMENT AGREEMENT by and among

HIGHLAND MULTI STRATEGY CREDIT FUND, LTD.
HIGHLAND MULTI STRATEGY CREDIT FUND, L.P.

and

HIGHLAND CAPITAL MANAGEMENT, L.P.

November 1, 2013

THIS THIRD AMENDED AND RESTATED INVESTMENT MANAGEMENT AGREEMENT (this "Agreement"), is dated effective as of November 1, 2014, by and among:

HIGHLAND MULTI STRATEGY CREDIT FUND, LTD., a Cayman Islands exempted company (the "*Offshore Fund*");

HIGHLAND MULTI STRATEGY CREDIT FUND, L.P., a Delaware limited partnership (the "*Domestic Fund*," and together with the Offshore Fund, the "*Clients*") acting through its general partner, Highland Multi Strategy Credit Fund GP, L.P. a Delaware limited partnership (the "*General Partner*"); and

HIGHLAND CAPITAL MANAGEMENT, L.P., a Delaware limited partnership (the "*Investment Manager*").

PRELIMINARY STATEMENTS

- A. The Domestic Fund previously retained the Investment Manager as its investment manager pursuant to an investment management agreement dated as of December 1, 2005, as amended and restated as of December 29, 2005 and as further amended and restated as of September 1, 2006 (the "*Original Agreement*").
- B. The Offshore Fund will invest all of its investable assets in the Domestic Fund. The Investment Manager will exercise no discretion with respect to the investment of the assets of the Offshore Fund and will serve merely as a steward thereof. The Investment Manager will conduct its investment activities at the Domestic Fund level as the investment manager to the Domestic Fund.
- C. The Domestic Fund desires to continue to retain the Investment Manager and the Offshore Fund desires to retain the Investment Manager to provide certain discretionary advisory services relating to the assets and liabilities of the Domestic Fund and the Investment Manager desires to accept such appointment, all subject to the terms and conditions hereinafter set forth.

AGREEMENT

This Agreement amends and restates in its entirety the Original Agreement as set forth below. For good and valuable consideration, the sufficiency and adequacy of which are hereby acknowledged, the parties hereto agree as follows:

1. Appointment.

The Clients hereby appoint the Investment Manager as investment manager with respect to the assets and liabilities of the Domestic Fund and the Investment Manager hereby accepts such appointment and agrees to perform its obligations in accordance with the terms hereof and of the Fourth Amended and Restated Limited Partnership Agreement of the Domestic Fund, dated effective as of November 1, 2014, as amended from time to time (the "Domestic Fund Partnership Agreement"), and the investment objectives, policies,

guidelines and restrictions that from time to time are set forth in the Governing Documents of the Clients as applicable. "Governing Documents" mean, with respect to:

- (a) the Offshore Fund: the Memorandum and Articles of Association of the Offshore Fund, as amended from time to time, and the Confidential Private Offering Memorandum dated November 2014, as may be supplemented from time to time (the "*POM*");
- (b) the Domestic Fund: the Domestic Fund Partnership Agreement and the Private Placement Memorandum dated November 2014, as may be supplemented from time to time (the "*PPM*").

2. Authority and Duties of the Investment Manager.

- (a) All of the investable assets of the Offshore Fund must be invested in, and the investment program of the Offshore Fund is to be conducted by the Investment Manager through, the Domestic Fund. The Investment Manager will exercise no discretion with respect to the investment of the assets of the Offshore Fund and the investment activities of the Investment Manager will be conducted at the Domestic Fund level as the investment manager to the Domestic Fund.
- (b) The Domestic Fund's investment program will be conducted by the Investment Manager in accordance with the PPM.
- (c) The Investment Manager serves as the investment manager to the Domestic Fund and in that capacity has full discretion and authority, without obtaining the prior approval of any officer or other agent of the Domestic Fund:
 - (i) to continuously supervise the investment program of the Domestic Fund and the composition of its investment portfolio including, without limitation, determining from time to time what investments will be purchased, retained or sold, what contracts will be entered into by the Domestic Fund and what portion of its assets will be retained as cash, and to engage consultants and analysts in connection therewith; to cause the Domestic Fund to purchase or sell any asset, enter into any other investment-related transaction, including (directly or through subsidiaries or affiliates of the Domestic Fund) borrowing money, entering into swap transactions, lending securities, exercising control over a company, exercising voting or approval rights and selecting brokers and dealers for execution of portfolio transactions; and to undertake to do anything incidental to the foregoing to facilitate the performance of its obligations hereunder;
 - (ii) to invest within or outside the United States of America in "Investments" (as defined in, and subject to the provisions of, the Domestic Fund Limited Partnership Agreement);
 - (iii) to effect any and all transactions in Investments, including collateralized loan obligations, asset-backed securities, commodities, total return swaps,

credit default swaps, synthetic securities and other financial instruments and assets (and options and other contracts thereon), and everything connected therewith in the broadest sense, including, without limitation, the full discretion and authority to make short sales, to purchase or write options (including uncovered options) and to trade on margin;

- (iv) to, on behalf of the Clients, exercise all rights, powers, privileges and other incidents of ownership or possession with respect to the Investments and other property and funds held or owned by the Domestic Fund, including without limitation the right to possess, lend, transfer, mortgage, pledge or otherwise deal in, and to secure the payment of obligations of the Domestic Fund by mortgage upon, or hypothecation or pledge of, all or part of the property of the Domestic Fund, whether at the time owned or thereafter acquired, and to vote Investments, participate in arrangements with creditors, institute and settle or compromise suits and administrative proceedings and other similar matters;
- (v) to select brokers, dealers, banks and other intermediaries by or through whom such transactions will be executed or carried out and to open, maintain and close accounts with brokers, which power shall include the authority to issue all instructions and authorizations to brokers regarding securities and money therein and to cause the Domestic Fund to pay, or authorize the payment and reimbursement of, brokerage commissions;
- (vi) to open, maintain and close bank accounts and authorize the drawing of checks or other orders for the payment of monies;
- (vii) to borrow or raise monies or utilize any other forms of leverage and to issue, accept, endorse and execute promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable or non-negotiable instruments and evidences of indebtedness and otherwise to utilize any lines of credit, credit balances or overdraft privileges available to the Domestic Fund;
- (viii) to value the Client's assets as of the close of each fiscal period and any other date selected by the respective Client;
- (ix) to direct any administrator of the Clients, banks, brokers or other custodians to effect deliveries of funds or assets, but only in the course of effecting portfolio transactions for the account of the Clients;
- (x) to remove or replace any administrator of the Clients and/or any accountant of the Clients at any time; and
- (xi) to make and execute all such documents and to take all such other actions as the Investment Manager considers necessary or appropriate to carry out its investment management duties hereunder.

- (d) In furtherance of the foregoing, the Board of Directors, on behalf of the Offshore Fund, and the General Partner, on behalf of the Domestic Fund, has delegated certain rights and responsibilities with respect to the operation of their respective partnerships and funds to the Investment Manager, as more fully set forth in the Governing Documents.
- (e) Each Client hereby designates the Investment Manager as the commodity pool operator (the "*CPO*") for such Client with complete authority and responsibility for compliance with the U.S. Commodity Exchange Act and the regulations promulgated thereunder, including to perform any and all duties required of a CPO (i) that is exempt from registration under the regulations of the U.S. Commodity Futures Trading Commission (the "*CFTC*") and (ii) that is in compliance with CFTC Rule 4.13(a)(3), including the filing of a notice of exemption under said Rule 4.13(a)(3) with the CFTC.
- (f) Additionally, each of the Clients hereby designates and appoints the Investment Manager as its agent and attorney-in-fact, with full power and authority and without the need for further approval of the Clients (except as may be required by law) to complete and execute all such documents and to take any and all actions that the Investment Manager, in its discretion, may deem advisable to carry out the foregoing with respect to the assets of the Clients; provided, however, that the Investment Manager is not intended to have actual or constructive custody of any assets of the Clients. In connection with any of the foregoing, the Investment Manager is further authorized to transfer or tender for cash or exchange such assets. In all such purchases, sales or trades the Clients authorize the Investment Manager to act for the Clients, and at their risk, and in their name and on their behalf, in the same manner and with the same force and effect as the Clients might or could do with respect to such purchases, sales or trades without prior consultation with the Clients. The Clients also appoint the Investment Manager as their agent and attorney-in-fact to vote, and to execute proxies, waivers, consents and other instruments with respect to, the assets of the Clients.
- (g) At the request of a Client, in any wind down of such Client, the Investment Manager will manage the realization of the Client's assets and the distribution thereof to investors.
- (h) In connection with the execution of transactions on behalf of the Domestic Fund, the Domestic Fund hereby acknowledges and agrees that in the course of selecting brokers, dealers, futures commission merchants, banks and financial intermediaries to effect transactions for the Domestic Fund's account, the Investment Manager may agree to such commissions, fees and other charges on behalf of the Domestic Fund's account as it may deem reasonable in the circumstances, taking into consideration all such factors as the Investment Manager deems relevant, including the following: the ability to effect prompt and reliable executions at favorable prices; the operational efficiency with which transactions are effected; the financial strength, integrity and stability of the broker; the quality, comprehensiveness and frequency of available research and other services considered to be of value; and

the competitiveness of commission rates in comparison with other brokers satisfying the Investment Manager's other selection criteria. It is understood that the costs of such services will not necessarily represent the lowest costs available and that the Investment Manager is under no obligation to combine or arrange orders so as to obtain reduced charges.

3. Fees and Expenses.

- (a) For its services to the Domestic Fund, the Domestic Fund will pay the Investment Manager the Management Fee (as defined in the Domestic Fund Partnership Agreement), calculated and payable monthly in advance. The Investment Manager may waive or reduce the management fees with respect to capital account and capital sub-accounts of the Domestic Fund in its discretion.
- (b) The Clients will pay, or will reimburse the Investment Manager, for all costs and expenses arising in connection with their operations, including without limitation, with respect to the Domestic Fund, all costs and expenses directly related to portfolio investments or prospective investments (whether or not consummated) of the Domestic Fund.
- (c) The Clients will not have their own separate employees or office, and they will not reimburse the Investment Manager for salaries, office rent and other general overhead costs of the Investment Manager. The Investment Manager will pay all of its own operating and overhead costs (except liability insurance) without reimbursement by the Clients. The Investment Manager is entitled to reimbursement from the Clients for any expenses paid by it on behalf of the Clients; provided that, the Investment Manager in its sole discretion may absorb any or all of such expenses incurred on behalf of the Clients. If the Investment Manager incurs any such expenses for the account of the Clients and any Customers (as defined below), the Investment Manager will allocate such expenses among the Clients and each such Customer in proportion to the size of the investment made by each in the activity or entity to which the expense relates, or in such other manner as the Investment Manager in its sole discretion considers fair and reasonable.

4. Other Activities and Investments.

(a) The Investment Manager is not required to devote its full time to the affairs of the Clients, but must devote such of its time to the business and affairs of the Clients as it may determine, in its discretion exercised in good faith, to be necessary to conduct the affairs of the Clients for the benefit of the Clients, the shareholders of the Offshore Fund and the partners of the Domestic Fund. Subject to this limitation, the Investment Manager, its partners and principals and their affiliates are not precluded from engaging in or owning an interest in other business ventures or investment activities of any kind. It is expressly understood that the Investment Manager and its affiliates may effect investment transactions for their own accounts and for the accounts of other customers (generally, "Customers"), and the Clients further understand and agree that nothing herein restricts the ability of the

- Investment Manager and its affiliates to engage in any such transactions notwithstanding the fact that the Clients may enter into or engage in such transactions so long as such transactions are in the best interests of the Clients.
- The Investment Manager will act in a manner that it considers fair, reasonable and (b) equitable in allocating investment opportunities to the Clients. It is understood that when the Investment Manager determines that it would be appropriate for the Clients and one or more of the Customers to participate in an investment opportunity, the Investment Manager will seek to execute orders for, or otherwise allocate such opportunities to, the Clients and such Customers on an equitable basis. In such situations, the Investment Manager may place orders for the Clients and each Customer simultaneously, and if all such orders are not filled at the same price, the Investment Manager may cause the Clients and each Customer to pay or receive the average of the prices at which such orders were filled for the Clients and all other Customers. If all such orders cannot be fully executed under prevailing market conditions, the Investment Manager may allocate among the Clients and the Customers the investments traded in a manner which the Investment Manager considers equitable, taking into account the size of the order placed for the Clients and each such Customer as well as any other factors which the Investment Manager deems relevant.

5. Account and Other Information.

- (a) The Investment Manager must furnish such information concerning activities undertaken for the account of the Clients as the Clients may reasonably request.
- (b) The Clients agree to keep confidential and not to disclose to any person any information or matter relating to the Clients' investments (other than disclosure to the Clients' shareholders, partners, directors and employees, legal counsel, administrator, registrar and accountant in connection with the preparation and review of financial statements and with the filing of any tax returns or to any other person approved in writing by the Investment Manager (each such person being hereinafter referred to as an "Authorized Representative")); provided that the Clients and their Authorized Representatives may make such disclosure to the extent that (x) the information to be disclosed is publicly known at the time of proposed disclosure by the Clients or Authorized Representative, (y) the information otherwise is or becomes legally known to the Clients other than through disclosure by the Investment Manager or (z) such disclosure is required by law or in response to any governmental agency request or in connection with an examination by any regulatory authorities, provided that such agency, regulatory authorities or association is aware of the confidential nature of the information disclosed. Prior to making any disclosure required by law, the Clients will use their best efforts to notify the Investment Manager of such disclosure. Prior to any disclosure to any Authorized Representative, the Clients must advise such Authorized Representative of the obligations set forth in this Section 5(b) and are responsible for any breach of these obligations made by an Authorized Representative.

(c) The Investment Manager retains, or arranges for the retention of, for a period of at least 5 years, copies of any documents generated or received by the Investment Manager in the ordinary course of business pertaining to the financial condition of the account of the Clients or to the compensation payable to the Investment Manager. At the request of the Clients, the Investment Manager will afford to the Clients' independent auditors reasonable access to such documents during customary business hours and will permit the Clients' auditors to make copies thereof or extracts therefrom at the expense of the Clients.

6. Custody.

The assets of the Clients must be held in the custody of one or more custodians (or other independent institutions performing the functions of custodian, with respect to the assets which are held by such institutions) selected by the Investment Manager. The Investment Manager will notify the Clients promptly of the proposed selection of any custodians.

7. Scope of Liability.

The Clients agree that the Investment Manager is not liable to the Clients or any of their partners or shareholders for any losses, damages, expenses or claims occasioned by any act or omission of the Investment Manager in connection with the performance of its services hereunder, other than as a result of the Investment Manager's willful misconduct, fraud or gross negligence, or as otherwise prescribed by applicable law. The Clients explicitly recognize that the investment advisory opinions, recommendations and actions of the Investment Manager will be based on advice and information deemed to be reliable but not guaranteed by or to the Investment Manager.

8. Indemnification.

- (a) The Clients must indemnify and hold harmless the Investment Manager, each member, shareholder, partner, manager or director of, or any person who controls, the Investment Manager, each of the respective affiliates of the foregoing and each of the respective executors, heirs, assigns, successors or other legal representatives of the foregoing (each, an "indemnitee") from and against any expense, loss, liability or damage arising out of any claim asserted or threatened to be asserted against such indemnitee in connection with the Investment Manager's serving or having served as such pursuant to this Agreement; provided, however, that the indemnitee is not entitled to any such indemnification with respect to any expense, loss, liability or damage that was caused by the indemnitee's willful misconduct, fraud or gross negligence.
- (b) In the event that the Investment Manager or any other indemnitee entitled to indemnification pursuant to paragraph (a) above is or becomes a party to any action or proceeding in respect of which, or there otherwise exists a claim pursuant to which, it may be entitled to seek indemnification hereunder, the indemnitee must promptly notify the respective Client thereof. The respective Client is entitled to participate in any such suit or proceeding and, to the extent that it may wish, to

assume the defense thereof with counsel reasonably satisfactory to the indemnitee. After notice of an election by the Client so to assume the defense thereof, the Client will not be liable to the indemnitee hereunder for any legal or other expenses subsequently incurred by the indemnitee in connection with the defense thereof other than reasonable costs of investigation or reasonable legal expenses incurred as a result of (i) potential conflicts of interest between the indemnitee and the Client or (ii) the protection of proprietary or privacy interests of other clients of or parties in interest with the indemnitee. The Client must advance to the indemnitee the reasonable costs and expenses of investigating and/or defending such claim, subject to receiving a written undertaking from the indemnitee to repay such amounts if and to the extent of any subsequent determination by a court or other tribunal of competent jurisdiction that the indemnitee was not entitled to indemnification hereunder.

(c) A Client is not liable hereunder for any settlement of any action or claim effected without its written consent thereto.

9. Independent Contractor.

For all purposes of this Agreement, the Investment Manager is an independent contractor and not an employee or dependent agent of any Client. Nothing herein is to be construed as making any Client a partner or co-venturer with the Investment Manager or any of its affiliates or Customers. Except as provided in this Agreement, the Investment Manager has no authority to bind, obligate or represent the Clients.

10. Term; Termination; Renewal.

- (a) This Agreement will remain in full force and effect for a period commencing on the date first above written and ending on December 31, 2014, and thereafter will renew automatically for successive one-year periods. This Agreement may be terminated by any party hereto, without penalty, upon 75 days' prior written notice to the other parties.
- (b) The termination of this Agreement does not extinguish the obligations of the Clients for the payment of fees and expenses in respect of services rendered by the Investment Manager prior to the effective date of such termination.

11. Acknowledgement.

Each of the Clients certifies and acknowledges to the Investment Manager that it:

- (i) has fully disclosed to potential investors the fee provisions and other arrangements relating to the Client's account with the Investment Manager and is satisfied that the potential investors have received sufficient information from the Investment Manager to enable them to evaluate the terms of this Agreement; and
- (ii) fully understands the method of compensation provided herein and its associated risks, including the risk that the performance compensation arrangements with

affiliates of the Investment Manager may create an incentive for the Investment Manager to engage in transactions that are riskier or more speculative than would be the case in the absence of performance compensation and that such risk has been disclosed to potential investors.

12. Amendment; Modification; Waiver.

Except as otherwise expressly provided herein, this Agreement may not be amended, nor may any provision of this Agreement be considered modified or waived, unless evidenced by a writing signed by the party to be charged with such amendment, waiver or modification.

13. Binding Effect; Assignment.

This Agreement is binding upon and inures to the benefit of the parties hereto and their respective successors, but the rights and obligations hereunder are not, except as otherwise expressly provided herein, assignable, transferable or delegable without the written consent of the other parties hereto and any attempted assignment, transfer or delegation thereof without such consent is null and void, except that the Investment Manager may assign its rights and obligations hereunder to an entity that controls, is controlled by or is under common control with the Investment Manager; provided, however, that such entity assumes the obligations of the Investment Manager hereunder.

14. Governing Law.

This Agreement is governed by and construed in accordance with the substantive laws of the State of Delaware which are applicable to contracts made and entirely to be performed therein, without regard to the place of performance hereunder.

[SIGNATURE PAGE FOLLOWS]

The parties have executed this Agreement as of the day and year first above written.

HIGHLAND MULTI STRATEGY CREDIT FUND, LTD.

By:

Name: James Dondero

Title: Director

HIGHLAND MULTI STRATEGY CREDIT FUND, L.P.

By: HIGHLAND MULTI STRATEGY CREDIT FUND GP, L.P attorney-in-fact for the Limited Partners

By: HIGHLAND MULTI STRATEGY CREDIT GP, LLC its general partner

By: HIGHLAND CAPITAL MANAGEMENT, L.P. its sole member

By: STRAND ADVISORS, INC.

its general partner

Title: President

HIGHLAND CAPITAL MANAGEMENT, L.P.

By: STRAND ADVISORS, INC

By:

Name: James Dondero

Title: President

EXHIBIT 17

PACHULSKI STANG ZIEHL & JONES LLP

Jeffrey N. Pomerantz (CA Bar No. 143717) (admitted pro hac vice) John A. Morris (NY Bar No. 2405397) (admitted pro hac vice) Gregory V. Demo (NY Bar No. 5371992) (admitted pro hac vice) Hayley R. Winograd (NY Bar No. 5612569) 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067

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Dallas, TX 75231 Tel: (972) 755-7100 Fax: (972) 755-7110

Counsel for Highland Capital Management, L.P.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§ §	Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,1	§ §	Case No. 19-34054-sgj11
Reorganized Debtor.	§ §	
THE CHARITABLE DAF FUND, L.P.,	§ §	
Plaintiffs,	§ 8	Adversary Proceeding No.
VS.	\$ 8	22-03052-sgj
HIGHLAND CAPITAL MANAGEMENT, L.P.,	8 8	
Defendant.	8 8 8	
	8 §	

DECLARATION OF JAMES P. SEERY, JR., IN SUPPORT OF HIGHLAND CAPITAL MANAGEMENT, L.P.'S AMENDED MOTION TO DISMISS

¹ The Reorganized Debtor's last four digits of its taxpayer identification number are (8357). The headquarters and service address for the above-captioned Reorganized Debtor is 100 Crescent Court, Suite 1850, Dallas, TX 75201.

I, James P. Seery, Jr., pursuant to 28 U.S.C. § 1746(a), under penalty of perjury, declare as follows:

- 1. During the bankruptcy case, I was first appointed as a member of the Board of Directors (the "Board") of Strand Advisors, Inc. ("Strand"), the general partner of Highland Capital Management, L.P. (the "Highland" or the "Debtor," as applicable), and later as the Debtor's Chief Executive Officer ("CEO") and Chief Restructuring Officer ("CRO").
- 2. In August 2021, upon the occurrence of the effective date of Highland's Plan, I became Highland's CEO.
- 3. I submit this Declaration in support of *Highland Capital Management, L.P.'s Amended Motion to Dismiss* (the "Motion"),² being filed concurrently with this Declaration. Unless stated otherwise, this Declaration is based on my personal knowledge, my review of the documents described below, and my communications with certain of Highland's employees and counsel.
- 4. Highland is the investment manager for Multi-Strat (defined below) pursuant to the terms of the *Third Amended and Restated Investment Management Agreement, by and among Highland Multi Strategy Credit Fund, Ltd., Highland Multi Strategy Credit Fund, L.P., and Highland Capital Management, L.P.*, dated November 1, 2013.
- 5. Multi-Strat is a pooled investment fund structured as a "mini master" and consists of Highland Multi Strategy Credit Fund, L.P., a Delaware limited partnership (the "Master Fund"), and Highland Multi Strategy Credit Fund, Ltd., a Cayman Islands exempted company (the "Feeder Fund"). We refer to the Master Fund and the Feeder Fund collectively as "Multi-Strat."

² Capitalized terms not defined herein shall have the meanings ascribed in the Motion.

- 6. Multi-Strat is managed by Highland, as its investment manager, and its general partner, Highland Multi Strategy Credit Fund GP, L.P. ("MSCF GP"). MSCF GP is whollyowned by Highland Multi Strategy Credit GP, LLC, which is in turn wholly-owned by Highland. I am the sole officer of MSCF GP. I am also a director of the Feeder Fund.
- 7. Multi-Strat's investors include both the limited partners in the Master Fund and the shareholders of the Feeder Fund (which itself is a limited partner of the Master Fund). The ultimate investors, whether direct or through the Feeder Fund, are commonly referred to as Multi-Strat's limited partners. Multi-Strat's current limited partners on a consolidated basis are:

Limited Partner	Ownership %
Highland	58.70%
CLO Holdco, Ltd.	4.06%
The Dugaboy Investment Trust	1.71%
Highland Capital Management Services, Inc.	35.10%
Mark Okada	0.43%

- 8. In addition to the limited partners, there are a number of former "redeemed" limited partners of Multi-Strat.
- 9. The Charitable DAF Fund, L.P., is not a Multi-Strat limited partner, investor, or "redeemed" limited partner in Multi-Strat.

[REMAINDER OF PAGE INTENTIONALLY BLANK]

I declare under penalty of perjury OF the laws of the United States that the foregoing is true and correct.

Dated: May 27, 2022

/s/ James P. Seery, Jr.
James P. Seery, Jr.

EXHIBIT 18

CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

[1992–93 CILR 372]

CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED

GRAND COURT (Smellie, Ag. J.): July 6th, 1993

Civil Procedure—joinder of parties—party who "ought to have been joined"—Grand Court (Civil Procedure) Rules, r.26 permits joinder of defendant who ought to have been joined at commencement of proceedings only if established link between original cause of action and that against party to be joined—joinder not permitted for purpose of expanding original cause, e.g. to join party not privy to contract forming subject of original cause Civil Procedure—pleading—amendment—application to amend under Rules of Supreme Court, O.20, r.5 to be decided on merits and effect on action against original defendant—normally allowed unless applicant causing injury for which no compensation or acting mala fide—inconsistent, useless or futile claims or those constituting new cause of action not permitted

Landlord and Tenant—characteristics of relationship—exclusivity—if landlord/tenant relationship and remedy for breach comprehensively covered by lease agreement, court will not impose equitable or agency relationship—court will also not impose duties not strictly and necessarily incidental to relationship expressly created by parties

Landlord and Tenant—breach of covenant—forfeiture—notice—Registered Land Law (Revised), s.56 requirements for notice before forfeiture applicable only if breach capable of remedy

The plaintiff sought leave to amend its writ and statement of claim in an action against the defendant for breach of a lease.

The plaintiff leased premises to the defendant for the operation of its jewellery retail business. The form of lease was based on a Canadian model and provided for the payment of an annual basic rent and an annual percentage rent based on sales. The lease contained extensive provisions dealing with the defendant's obligations to report and account to the plaintiff and specified the relief available in the event of breach of those provisions.

The defendant failed to keep full and faithful records and refused to comply with the directions of an independent auditor engaged by the plaintiff to obtain a reconstruction or compilation of those records. The plaintiff also obtained evidence of at least one sale of a valuable item which had not been recorded. The plaintiff claimed forfeiture of the lease and gave notice

1992-93 CILR 373

to that effect. It brought proceedings for recovery of possession and for rent claiming that the defendant had repudiated the lease.

The plaintiff subsequently sought leave to amend its writ and statement of claim (a) to add four more defendants who it alleged conspired with and facilitated or assisted the defendant in its falsification of accounts and disclosures; (b) to plead claims against those defendants; and (c) to effect substantial amendments of the pleadings against the primary defendant to include *inter alia* a claim for an account from the defendant to ascertain the amount owed to it, a claim for a declaration that the lease was duly forfeited and a claim in the alternative for damages for breach of the covenant to pay rent.

The plaintiff submitted that (a) the joinder of the additional defendants was permitted under r.26 of the Grand Court (Civil Procedure) Rules because the proper test was whether they could have been joined in some way at the time the original action was brought irrespective of whether they could have been joined in the action as it was actually brought. Accordingly, though the original action sought recovery of possession and mesne profits from the defendant, it could have instituted proceedings in damages at the same time against the other parties for having procured and conspired with the defendant to breach the lease; (b) the justification for giving leave to amend to include a claim for an account from the defendant consisted in the fiduciary relationship of principal and agent which should be implied as existing between it and the defendant having regard to the lease agreement which demanded a duty of trust from the defendant as tenant; further, an action for an account was an established remedy available to a principal against his agent in lieu of damages; (d) it was entitled to forfeit the lease on the basis that the breach was incapable of being remedied; and (e) it was entitled to make an alternative claim for damages for breach of the covenant to pay rent.

The defendant submitted in reply that (a) the joinder of the proposed defendants under r.26 was not permissible as they were not party to any contract with the plaintiff; (b) the court had no jurisdiction to permit the plaintiff to amend its writ and statement of claim to include new causes of action or inconsistent or useless amendments; (c) no fiduciary relationship existed between itself and the plaintiff; theirs was strictly a relationship of landlord and tenant to be governed by the clearly express terms of the lease; and (d) the plaintiff's application should be

CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

dismissed in its entirety for the most important reason that the cause of action was bound to fail, for though it might have breached the lease, that breach was not irremediable. Accordingly, by virtue of s.56 of the Registered Land Law (Revised) it was entitled to notice requiring it to remedy the breach. As there had been no such proper notice nor any proper demand to remedy, the forfeiture was wrong in law and the cause of action based on it, for recovery of possession, rent and, latterly, damages, could not succeed. Further, the lease was still intact despite the plaintiff's claim to forfeiture.

Held, granting the application in part:

(1) The Grand Court (Civil Procedure) Rules, r.26 provided for the

1992-93 CILR 374

joinder of defendants who ought to have been joined at the commencement of the proceedings where there was an established link between the original cause and the cause against those to be joined. It did not permit joinder for the purpose of expanding the original cause of action. Since the original action between the plaintiff and the defendant was based on the lease agreement between them as landlord and tenant and the plaintiff's claim to recovery of possession and mesne profits arising from the defendant's breach, there could have been no other parties to the action as instituted because privity of contract existed only between those two (page 381, lines 13–15; lines 21–28; page 383, line 37 – page 384, line 9).

- (2) In general, a plaintiff's application to amend pleadings to vary or add claims was to be decided on the merits to the extent that they might affect the action brought against the original defendant. The applicable principles were embodied in the Rules of the Supreme Court, O.20, r.5, by which amendments should normally be allowed unless it was apparent that the plaintiff applicant was acting *mala fide* or that by his omission or by the amendment he had done or would cause injury to his opponent which could not be compensated for by costs or otherwise; a plaintiff would not be permitted to raise entirely new claims amounting to a new cause of action or those that were inconsistent or useless or which sought to support a case that was bound to fail (page 385, line 27 page 386, line 26).
- (3) The court should not search for liability in tort or in equity where the parties were in a contractual relationship and this was particularly so in commercial relationships. More specifically it should not impose duties which were not strictly and necessarily incidental to that relationship. Since the lease agreement between the parties was a commercial transaction and it specified expressly and comprehensively their intentions with regard to the defendant's duties as well as an appropriate remedy for breach of the agreement, the court would not invoke the rules of equity so as to impose a relationship where there was no true need for the special protection that equity afforded. Similarly, no relationship of principal and agent could be found in what was strictly a landlord and tenant relationship. Furthermore, the proposition that the court should impose a fiduciary duty on the defendant because of the self-dealing manner in which he had breached the agreement was not acceptable since the equitable rules about self-dealing were based on a pre-existing fiduciary duty. Accordingly, no separate fiduciary duty on the defendant to account was to be implied from their relationship and the plaintiff's application to amend the pleadings on this basis would therefore be refused (page 387, lines 12–30; page 388, line 28 page 389, line 36).
- (4) The plaintiff had satisfied the court that it had a good, arguable case for forfeiture on the merits since even though it had omitted to address the question of whether the defendant's breach could be

1992-93 CILR 375

remedied, it was at least objectively arguable that it should be entitled to treat the circumstances existing at the time it purported to forfeit the case as irremediable because (a) the defendant's falsifications were deliberate; (b) its failure to assist the independent auditor betrayed an intention to continue its dissemblance; and (c) the continued performance of the lease depended on the good faith and willingness of the defendant, not only to remedy the breach but also to keep faithful accounts and make full and frank disclosure of sales and income. Although s.56 of the Registered Land Law (Revised) and its requirements for proper notice superseded any provisions in the lease to the contrary, the section would apply only if it were to be determined on the facts that the breaches were capable of remedy. Since the plaintiff's contention was that the breach was irremediable and repudiatory and entitled him to repudiate the lease without notice, it should be allowed to present that claim for determination on its merits. Given the interlocutory nature of these proceedings, the plaintiff needed to show no more than that it had a good, arguable case in this respect. Accordingly, the leave to amend would be granted to

CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

include the claim for a declaration that the lease had been duly forfeited (page 390, lines 3–10; page 390, line 21 – page 392, line 20; page 392, lines 33–41).

(5) Leave would also be granted to include a claim in the alternative for damages for breach of the covenant to pay rent. This was sustainable in light of the evidence of at least one instance in which the defendant had failed to declare the sale of a valuable item which would have generated income to be assessed for percentage rent (page 393, lines 14–19).

Cases cited:

- (1) Baker (G.L.) Ltd. v. Medway Building & Supplies Ltd., [1958] 1 W.L.R. 1216; [1958] 3 All E.R. 540, observations of Jenkins, L.J. applied.
- (2) Bank of Nova Scotia v. Becker, 1988–89 CILR 12, applied.
- (3) Cayman Arms (1982) Ltd. v. English Shoppe Ltd., <u>1988–89 CILR 383</u>; on appeal, Cause No. 16 of 1989, September 20th, 1989, unreported.
- (4) Clarapede v. Commercial Union Assn. (1883), 32 W.R. 262, observations of Brett, M.R. applied.
- (5) Executive Air Servs. Ltd. v. MacDonald, 1990–91 CILR N-4.
- (6) Empire Clothing Serv. & Sales Ltd. v. Hillgate House Ltd., [1986] Ch. 340; [1985] 2 All E.R. 998, dicta of Slade, L.J. applied.
- (7) Iorgulescu v. Swiss Bank & Trust Corp. Ltd., 1990–91 CILR 163.
- (8) Jones v. Hughes, [1905] 1 Ch. 180, observations of Vaughan Williams, L.J. applied.
- (9) Ketteman v. Hansel Properties Ltd, [1987] A.C. 189; [1988] 1 All E.R. 38, observations of Lord Griffiths applied.
- (10) Kurtz v. Spence (1887), 36 Ch. D. 770.
- (11) Lac Minerals Ltd. v. International Corona Resources Ltd., [1989] 2 R.C.S. 574, applied.
- (12) Molnlycke AB v. Procter & Gamble Ltd., [1992] 1 W.L.R. 1112; [1992] 4 All E.R. 47, distinguished.

1992-93 CILR 376

- (13) Norwich Pharmacal Co. v. Customs & Excise Commrs., [1974] A.C. 133; [1973] 2 All E.R. 943.
- (14) Paradise Manor Ltd. v. Bank of Nova Scotia, 1984–85 CILR 437, considered.
- (15) Raleigh v. Goschen, [1898] 1 Ch. 73.
- (16) Salomon v. A. Salomon & Co. Ltd., [1897] A.C. 22; [1895–99] All E.R. Rep. 33, considered.
- (17) *Tai Hing Cotton Mill Ltd.* v. *Liu Chong Hing Bank Ltd.*, [1986] A.C. 519; [1985] 2 All E.R. 947; [1985] 2 Lloyd's Rep. 313, followed.
- (18) Tildesley v. Harper (1878), 10 Ch. D. 393, observations of Bramwell, L.J. applied.
- (19) Tito v. Waddell (No.2), [1977] Ch. 106; [1977] 3 All E.R. 129, dicta of Megarry, V.-C. applied.

Legislation construed:

Grand Court (Civil Procedure) Rules, r.25: The relevant terms of this rule are set out at <u>page 380, lines 29–34</u>. r.26: The relevant terms of this rule are set out at <u>page 380, line 35 – page 381, line 9</u>.

Registered Land Law (Revised) (Law 21 of 1971, revised 1976), s.37(1): The relevant terms of this section are set out at <u>page 392, lines 25–27</u>. s.55(1):

"Subject to the provisions of section 57 and to any provision to the contrary in the lease, the lessor shall have the right to forfeit the lease if the lessee—

(a) commits any breach of, or omits to perform any agreement or condition on his part expressed or implied in the lease. . . . "

s.56:

"Notwithstanding anything to the contrary contained in the lease, no lessor shall be entitled to exercise the right of forfeiture for the breach of any agreement or condition in the lease whether expressed or implied, until the lessor has served on the lessee a notice—

- (a) specifying the particular breach complained of; and
- (b) if the breach is capable of remedy, requiring the lessee to remedy the breach within such reasonable period as is specified in the notice; and
- (c) in any case other than non-payment of rent, requiring the lessee to make compensation in money for the breach,

and the lessee has failed to remedy the breach within a reasonable time thereafter, if it is capable of remedy, and to make reasonable compensation in money."

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

Rules of the Supreme Court, O.20, r.5:

"Subject to Order 15, rules 6, 7 and 8 and the following provisions of this rule, the Court may at any stage of the proceedings allow the plaintiff to amend his writ, or any party to

1992-93 CILR 377

amend his pleading, on such terms as to costs or otherwise as may be just and in such manner (if any) as it may direct."

M. Parkinson for the plaintiff;

P. Lamontagne, Q.C. and P. Boni for the defendant.

SMELLIE, Ag. J.: By summons dated March 1st, 1993 the landlord/plaintiff sought leave to re-amend its writ and statement of claim in this matter to achieve three main objectives. The first was to add parties—the proposed second to fifth defendants. The second was to plead claims against those additional defendants and the third, to effect consequential amendments of the pleadings against the original defendant. Submissions were taken on March 31st, April 1st and April 5th and an order made on April 16th, 1993 with written reasons to be delivered at a later date. These are the reasons.

The original parties stand in the position of landlord and tenant by virtue of a lease dated August 16th, 1990. In the action the plaintiff's case is that the tenant/defendant has falsified records of accounts and disclosures required to be respectively kept and made by the defendant pursuant to the lease and that the defendant has falsified those records in order to deprive the plaintiff of rents lawfully due under the lease. The proposed additional defendants are parties who, the plaintiff alleges, conspired with and actually facilitated or assisted the defendant in

its falsification of the accounts and disclosures.

The lease is not typical of the forms in use in this jurisdiction and I am informed by counsel that it follows a Canadian model. It is unusual in that, among other things, it includes a provision for "annual percentage rent" as well as a provision for "basic rent."

30 Central to the dispute is the issue whether the defendant has made full and frank disclosure as to its income from sales as the basis for arriving at the annual percentage rent.

Article III of the lease contains the following provisions:

"3.01 Basic rent

The tenant shall pay to the landlord in each lease year \$45,000 per annum (in this lease referred to as 'basic rent') by equal monthly instalments in advance, commencing upon the commencement date and on the first day of each calendar month thereafter during the term (provided that if the term commences on a day which is not the first day of a calendar

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

month, then the instalment of basic rent payable on the

1992-93 CILR 378

commencement date for the broken portion of the calendar month at the beginning of the term shall be calculated at a rate per day of 1/365 of the annual basic rent).

3.02 Percentage rent

- The tenant shall pay to the landlord in each lease year during the term the annual percentage rent for such lease year. Such annual percentage rent shall be payable in monthly instalments of estimated monthly percentage rent which shall be payable 20 days after the close of each calendar month in each and every lease year (including any portion of a calendar month at the commencement of the term if the term commences on a day other than the first day of a calendar month) the amount of such estimated monthly percentage rent to be calculated by the tenant and accompanied by a statement certified as correct by the tenant showing in such detail as the landlord shall reasonably require, the amount of gross revenue for such calendar month and the amount of estimated monthly percentage rent payable.
- Within 120 days after the end of each lease year the tenant shall deliver to the landlord a statement in writing and certified by the tenant, and which shall also be certified as being audited by an independent chartered accountant acceptable to the landlord, setting forth accurately and with reasonable detail and particulars and in such form as the landlord may require the gross revenue both monthly and in the aggregate, for such lease year and its annual percentage rent payable for such lease year. If the aggregate annual percentage rent set forth in such statement differs from the annual percentage rent set forth in such statement, the tenant shall pay or the landlord shall refund the difference within 30 days after such

3.03 Adjustment of annual percentage rent

statement is provided." [Emphasis supplied.]
In the definitions in Article I, the following appears:

- "'Annual percentage rent' means 6% of gross revenue

 plus 1.5% of extraordinary off premises revenue (derived from sales by the tenant of stock kept on the leased premises or sold off-premises having been placed for display on the leased premises) minus the basic rent. Annual percentage rent shall only be payable in the event such calculation from time to time produces a net positive figure."
 - By virtue of those provisions the plaintiff claims that special

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1992-93 CILR 379

duties and responsibilities are created and are owed to him by the defendant and that they give rise to an implied relationship of trust which is not to be found in an ordinary lease where liabilities for rent are essentially stipulated as a pre-determined sum. Here the plaintiff argues that the lease contains covenants that the tenant must keep proper accounts of its income in order to ensure that the proper amounts of annual percentage rent are known and payable to the plaintiff.

A most important issue centered on this argument. It is whether this implied relationship of trust is so germane to the landlord/tenant relationship in this lease that the manner in which it was dishonoured by the tenant gave rise to an irremediable breach of the lease. If so the consequence would be that the plaintiff should be entitled to claim that the lease has been duly forfeited and in the manner which the plaintiff has purported to do so in a letter and notice which it sent to the defendant dated November 17th, 1992.

The plaintiff having raised these allegations of breach of contract and breach of faith, the court was invited by counsel for the defendant to reject any suggestion of fraudulent conduct on the part of the defendant as fraud had not been specifically pleaded at the outset. Instead, and without any admission on the part of his client, counsel for the defendant invited the court to make the following assumptions for the purposes of the hearing of this summons that (a) there is no dispute as to the tenant's contractual obligations to pay basic rent and annual percentage rent, although the amount owed may be disputed; (b) there is no dispute that the tenant is in breach of the lease in not having kept full and faithful records as required by Articles 3:03, 3:04 and 3:05 of the lease; (c) despite efforts on the part of the landlord to obtain a reconstruction or compilation of the records of the revenue of the defendant, through an independent auditor engaged for the purpose by the landlord, the tenant had failed to comply with the directions of the auditor to provide names and addresses of customers from whom verification of sales transactions might be obtained, and that such verification was essential to that exercise of reconstruction or compilation of the records; and (d) in at least one instance a certain named customer had purchased an expensive item of jewellery from the tenants' onpremises shop and that the tenant had failed to declare that item of revenue for the purposes of the accounting records.

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

1992-93 CILR 380

Despite those assumptions which I was invited to make, counsel for the defendant submitted ultimately that the plaintiff's application on his summons should be dismissed in its entirety for the most important reason that the cause of action was bound to fail. This submission was based on the position taken by the defendant that though it may have breached the lease, those breaches were not irremediable; it was entitled to notice requiring it to remedy them; and as there was no such proper notice nor any proper demand to remedy, the forfeiture was wrong in law and the cause of action based on it, for recovery of possession, rent and, latterly, damages, could not succeed. Further, that the lease was still intact despite the landlord's claim to forfeiture. The landlord's claim was therefore bound to fail.

For the reasons which will follow, I was unable to accept the defendant's submissions that the plaintiff will inevitably fail to establish that it was entitled to forfeit the lease. Although that is the central issue underlying the action as it stands between the plaintiff and the defendant, the plaintiff sought leave by its summons to do a number of things, some of which were allowed by my order of April 16th and others disallowed. I will proceed to set out my reasons for the order in respect of each issue

separately.
(A) Application for leave to re-amend to join the proposed

25 third, fourth and fifth defendants. Leave refused.

For the purposes of joinder of defendants to an existing cause of action, rr. 25 and 26 of the Grand Court (Civil Procedure)

Rules are applicable. The text of the rules is as follows:

"25. All persons may be joined as defendants against whom the right of any relief is alleged to exist, whether jointly, severally or in the alternative, and any judgment may be given against such one or more of the defendants as may be found to be liable, according to their respective liabilities, without any amendment.

26. No cause or matter shall be defeated by reason of the misjoinder or nonjoinder of parties and the Court may in every cause or matter deal with the matter in controversy so far as regards the rights and interests of the parties actually before it. The Court may, at any stage of the proceedings, either upon or without the application of any party and upon such terms as may seem just, order the names of any parties

1992-93 CILR 381

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

improperly joined, whether as plaintiffs or defendants, to be struck out and the names of any parties added who *ought to have been joined*, whether as plaintiffs or defendants, or whose presence before the Court may be necessary to enable the Court effectually and completely to adjudicate upon and settle all the questions involved in the cause or matter:

Provided that no person shall be added as a plaintiff, or as the next friend of a plaintiff under a disability, without his own consent in writing thereto." [Emphasis supplied.]

Rule 25 deals with the joinder of defendants in a single action.
Rule 26 addresses the principles and circumstances which determine the joinder of a party to proceedings already instituted. As to joinder of plaintiffs or defendants, r.26 provides for the addition of two categories of persons: (a) those who ought to have been joined at the commencement of the proceedings, and (b) those whose presence may be necessary to enable the court effectually and completely to adjudicate upon and settle all the questions involved in the cause or matter. Mr. Parkinson sought the joinder of the additional defendants on the basis that they

came within the first category of persons.

- The original action is between the landlord and tenant based on the lease agreement between them. The claim at the time that action was brought was against the tenant for recovery of possession, for rent and for mesne profits and arose from the tenant's alleged repudiation of the lease. Privity of contract existed only between those parties and in the cause of action as it was thus framed, there could have been no other parties to the action as originally instituted. Notwithstanding those circumstances Mr. Parkinson submitted that amendments ought to be allowed to add the proposed second to fifth defendants because the proper test is whether they could have been joined as defendants in some way, at the time the original action was brought, irrespective of whether they could have been joined as defendants in the action as it was actually brought.
- The plaintiff's claim against the proposed second to fifth defendants was, *inter alia*, for damages for having procured and conspired with the defendant to breach the lease. As such a claim could have been brought originally and *at the same time* as the original action, Mr. Parkinson submitted the requirements of
- rr. 25 and 26 were met, notwithstanding that the rules of privity of contract would have precluded joinder of the proposed

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defendants in the action as originally framed. He relied primarily on the judgment of the Court of Appeal in *Executive Air Servs*. *Ltd.* v. *MacDonald* (5).

In that case the Court of Appeal upheld the decision of this court in allowing amendments to join a party as a joint tortfeasor in a statement of claim which originally raised allegations of tortious conduct as well as of breach of contract. In so doing it is significant that the court disallowed amendments seeking to join the same party as defendant to the claim based on allegations of breach of contract. In that case it was urged that the additional defendant was someone who fell within the first of the two categories of persons covered by r.26 of those who ought to have been joined at the commencement of the proceedings. From my reading of that case it appears clear that the court regarded the additional defendant as a party who "ought to have been joined" in the original action as framed in tort and within the meaning of that expression as it appears within r.26. It follows that the Court of Appeal disallowed the further pleadings as the additional defendant was not a party who ought to have been joined in the contractual claim as originally pleaded; as such an amendment would have been contrary to the principles of privity of contract, the additional defendant not having been a party to the contract and therefore against the principles established by Salomon v. A. Salomon & Co. Ltd. (16). I therefore did not think the case supported Mr. Parkinson's position.

Although rr. 25 and 26 may be outmoded, they still apply and I consider that the applicable principles were settled by the Court of Appeal in the earlier case of *Bank of Nova Scotia* v. *Becker* (2) which was cited in argument by Mr. Lamontagne on behalf of the

30 proposed defendants.

In that case, the applicant and third defendant, a company in liquidation which had been joined as a party in the suit between the plaintiff bank and the other defendants, applied for an order to join its own receivers as parties. The company had been granted a loan by the plaintiff bank for which collateral had been provided by the other defendants. It had defaulted in payment and the bank had appointed receivers who took possession of the company's property. In an action by the bank against the other defendants as guarantors, the company was itself made a co-defendant upon the successful application of one of the other defendants. It was joined for the purpose of setting off any

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damages it might recover for the wrongful acts of the receivers (whom it alleged to be agents or servants of the bank) against any

relief granted to the bank in relation to it as principal debtor and the other defendants as guarantors.

- The company then sought to counterclaim against the bank alleging that the receivers, as the bank's agents or servants, had trespassed upon the company's land, wrongfully taken possession
 - of it and wrongfully converted the company's chattels. The company also applied for leave to join the receivers as added parties in the counterclaim contending that (a) as it was entitled to damages from the bank or the receivers or both, the receivers were, under the Grand Court (Civil Procedure) Rules, r.26 "necessary parties to the proceedings"; and (b) in any event, since by virtue of r.25 it could have initiated proceedings against the bank and joined the receivers as co-defendants, it was "only just and convenient" that it should be able to counterclaim

against them both at the same time.

The Court of Appeal, in refusing to order the joinder of the receiver, held (a) the court was obliged to have regard to the terms of the Grand Court (Civil Procedure) Rules and was only entitled to consider whether joinder was "just and convenient" as an aspect of the application of those rules. It was not entitled to use the "just and convenient" principles to give itself an unfettered discretion to order joinder; (b) as the bank had originally made no claim against the receivers they could not be added as defendants in the bank's writ against the guarantors.

Consequently, so far as that action was concerned, the receivers could not qualify as persons who "ought to have been joined" at the beginning of the proceedings. Nor did they so qualify when the company was introduced into the proceedings as an added

party and counterclaimed against the bank. The application had therefore failed the first criterion for joinder in r.26; and (c) nor did the receivers qualify under the second criterion as parties "whose presence before the court may be necessary to enable the court effectually and completely to adjudicate upon the issue

court effectually and completely to adjudicate upon the issue involved within the meaning of r.26...."

From the second head of the *ratio decidendi* of the case as

extracted above from the report and from the judgment itself, it seems to me that parties can only be joined pursuant to r.26 as persons "who ought to have been joined" if that nexus is established with the action as originally commenced. It is

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

1992-93 CILR 384

impermissible to join parties for the purpose of expanding the original cause of action.

In the case before me, there was no privity of contract between the proposed additional defendants and the plaintiff. The action based on the lease for recovery of possession and mesne profits as commenced could have joined no other parties. It rested entirely between the plaintiff as landlord and the defendant as tenant. For those reasons I was unable to allow the joinder of the proposed second to fifth defendants.

I should also mention in passing that Mr. Parkinson also placed great reliance on the case of *Molnlycke AB* v. *Procter & Gamble Ltd*. (12) as authority for two propositions. The first was that other members of a corporate group besides the defendant (as were the proposed second and third defendants in relation to the defendant herein) may be brought in as defendants in the same action if they are in some way shown to have facilitated the conspiracy whereby the original defendant was able to commit the wrongdoing complained of and that is so whether or not the others are willing parties to the conspiracy. The second proposition was that the *Molnlycke* case confirms it is not an abuse of process to join other parties for the purpose only of obtaining discovery where that discovery will assist in proving the claims against the original defendant and assist in the later claim against the added defendants and further that that approach would not

My reading of the *Molnlycke* case leads me to a different view of it. To my mind it deals with a situation where a plaintiff sought to join as an alleged tortfeasor a German company which was an affiliate of the defendant company. By virtue of certain provisions of the Convention on Jurisdiction and the Enforcement of Civil and Commercial Judgments 1968, joinder in the circumstances of that case was as of right provided the plaintiff met the preliminary criterion of showing it had a good arguable case against the alleged defendant by satisfying the court that there was a serious

be in breach of the principles laid down in Norwich Pharmacal

Co. v. Customs & Excise Commrs. (13).

alleged defendant by satisfying the court that there was a serious question which called for a trial for its proper determination in respect of an alleged defendant company domiciled in a country which was party (as was Germany) to the convention. That criterion is premised on a basis entirely distinct from those criteria laid down by rr. 25 and 26 of the Grand Court (Civil

40 criteria laid down by rr. 25 and 26 of the Grand Court (Civil Procedure) Rules and which are clearly set out in the judgment of

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the Court of Appeal in *Bank of Nova Scotia* v. *Becker* (2) which I regard as applicable here. It follows I did not regard the *Molnlycke* case as persuasive authority for either proposition in the circumstances of this case.

- I should also make it clear that leave to amend to join the additional defendants was not refused on the basis that the plaintiff's case was doomed to failure in its entirety. Had that been my view of the case I would have been obliged to invoke also the principles stated in *Raleigh* v. *Goschen* (15) that leave should not be given to add parties to an action which is bound to fail and where such leave would allow the plaintiff to mount a substantially different cause of action against added parties.

 (B) Leave for consequential re-amendments in respect of the
- proposed additional defendants, including an amendment seeking orders for discovery against them. Leave refused.

It followed from the refusal of leave to join the proposed additional defendants that leave for consequential re-amendments to plead claims against them had also to be refused. I note further that in any event Mr. Parkinson for the plaintiff indicated he would have been prepared to seek discovery from them separately had they been joined as defendants and to have done so by separate process. As joinder was refused, on the merits, that recourse would also fail to materialize. I have set out above the reasons for the decision not to allow further amendments which sought to add new parties.

The remaining issues related to the application to re-amend the pleadings to vary or add claims. Such applications still fell to be decided on the merits to the extent that they might affect the action brought against the original defendant. There was no dispute as to the general principles which the court should apply in deciding on an application to amend pleadings for the purposes of adding or varying claims. They are set out at O.20, r.5 of the Rules of the Supreme Court and, as they apply to this case, I summarize them as follows:

(a) Generally speaking, all amendments ought to be allowed which are for the purpose of determining the real question in controversy between the parties to any proceedings or for correcting any defect or error in any proceedings (*per Jenkins*, L.J. in *G.L. Baker Ltd.* v. *Medway Building & Supplies Ltd.* (1) ([1958] 1 W.L.R. at 1231).

1992-93 CILR 386

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

- (b) Leave should be given to amend unless the court is satisfied that the party applying was acting *mala fide*, or that, by his blunder, he had done some injury to his opponent which could not be compensated for by costs or otherwise. However negligent or careless may have been the omission, and however late the proposed amendment, the amendment should be allowed if it can be made without injustice to the other side. There is no injustice if the other side can be compensated by costs (*per* Bramwell, L.J. in *Tildesley* v. *Harper* (18) (10 Ch. D. at 397) and *per* Brett, M.R. in *Clarapede* v. *Commercial Union Assn.* (4) (32 W.R. at 263).
 - (c) An amendment ought to be allowed if thereby "the real substantial question" can be raised between the parties and multiplicity of legal proceedings avoided: see *Kurtz* v. *Spence* (10).
 - (d) On the other hand, it should be remembered that there is a clear difference between allowing amendments to clarify the issues in dispute and those that provide distinct defences or claims to be raised for the first time (*per* Lord Griffiths in *Ketteman* v. *Hansel Properties Ltd.* (9) ([1987] A.C. at 220)).
- (e) Furthermore, the court will always look at the materiality of the proposed amendment; inconsistent or useless amendments will not be allowed nor will amendments be allowed to raise a case which must fail: see 1 *The Supreme Court Practice 1991*, para. 20/5 8/23; *Jones v. Hughes* (8) ([1905] 1 Ch. at 187 *per* Vaughan Williams, L.J.) and the judgment of the Court of
- 25 Appeal of the Cayman Islands in *Iorgulescu* v. *Swiss Bank & Trust Corp. Ltd.* (7).
 - I now turn to deal with the application for re-amendments to the claims.
- 30 (C) Leave to re-amend the writ and the statement of claim to include a claim for an account from the defendant to be taken in order to ascertain the ultimate amount which the defendant owes the plaintiff by way of annual percentage rent. Leave refused.
- This aspect of the application had proceeded on the basis that a fiduciary relationship of principal and agent should be implied as existing between the plaintiff and defendant having regard to the lease arrangement which demanded a duty of trust from the defendant as tenant. Mr. Parkinson had submitted further that an action for an account is an established remedy available to a principal against his agent (in lieu of damages) and that such an
- 40 principal against his agent (in lieu of damages) and that such an action arose here. I need not provide reasons at length for this

1992-93 CILR 387

aspect of the ruling as it appears Mr. Parkinson accepted as

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

correct the principles cited by Mr. Lamontagne in his response but as considerable time was taken on it and as a distinction needs to be struck between the duty to account prescribed by the lease and the remedy in equity which was sought here, I will provide a brief minute of reasons.

Two considerations were paramount bearing in mind that the lease agreement embodies a commercial arm's length transaction between the parties. It contains extensive provisions as set out in Articles 3:01 - 3:05 as to the tenant's obligations to report and account to the landlord. It also specifies the relief available in the event of breach of those provisions. The two questions which arose were (a) whether there was the necessity and therefore a basis for implying as between the parties, a term or condition of the lease that there existed a further fiduciary relationship and arising from it that there should be accounting, as a separate remedy, beyond that expressly provided in the lease in the event the tenant acted in breach of the lease; and (b) could there be a need or basis for finding a relationship of principal and agent and a resulting duty to account, where the written agreement between the parties is a complete code of the intentions of the parties. The decision of the Privy Council in Tai Hing Cotton Mill Ltd.

The decision of the Privy Council in *Tai Hing Cotton Mill Ltd.* v. *Liu Chong Hing Bank Ltd.* (17) was cited in opposition to Mr. Parkinson's submissions and is clear authority for the proposition that the court should not search for a liability in tort or in equity where the parties are in a contractual relationship and that this is particularly so in commercial relationships. It is not permissible, on the contractual analysis of the relationship between the parties, to imply duties which are not strictly and necessarily incidental to that relationship.

Mr. Parkinson had conceded there was no English authority directly on point to support his submissions but had cited extracts from Underhill & Hayton, *Law relating to Trusts & Trustees*, 14th ed., at 14 (1987), 1(2) *Halsbury's Laws of England*, 4th ed., para. 86, at 62, and from 1 *Atkin's Court Forms*, 2nd ed., at 601 *et seq*. (1992 Issue) in support of his general submissions that the categories of circumstances which may give rise to a fiduciary relationship are not closed and that a principal/agent relationship might be inferred from the nature of the relationship between the parties as was evident in this case from the lease. Further, that an action for an account is a remedy arising from that relationship.

1992-93 CILR 388

Mr. Lamontagne in opposition relied also on the decision of the Supreme Court of Canada in *Lac Minerals Ltd.* v. *Interna*

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

tional Corona Resources Ltd. (11) for the following statement of principles which are extracted from the headnote to the case in the Canada Supreme Court Reports ([1989] 2 R.C.S. at 577–578):

"The following common features provide a rough and ready guide to whether or not a fiduciary obligation should be imposed on a new relationship: (1) the fiduciary has scope for the exercise of some discretion or power; (2) the fiduciary can unilaterally exercise that power or discretion so as to affect the beneficiary's legal or practical interests; and (3) the beneficiary is peculiarly vulnerable to or at the mercy of the fiduciary holding the discretion or power."

This description of the fiduciary relationship accords with the treatment of the subject in the textbooks which were cited in argument and especially as regards the relationship of principal and agent the following definition of agency is to be found in Fridman's *Law of Agency*, 6th ed., at 9 (1990):

"Agency is the relationship that exists between two persons when one, called the *agent*, is considered in law to represent the other, called the *principal*, in such a way as to be able to affect the principal's legal position in respect of strangers to the relationship by the making of contracts or the disposition of property."

25 That definition does not accord with the relationship created between the landlord and tenant in the context of the lease which is the subject of this action.

The very helpful and exhaustive treatment of the subject in the *Lac Minerals* case also demonstrates that no relationship of principal and agent could properly be implied into the commercial arm's length transaction which was the lease agreement between the parties herein. It would not be appropriate to invoke the rules of equity so as to impose a relationship in a situation such as this where there is no true need for the special protection that equity affords.

I also observe that the plaintiff's submissions were based not on any suggestion of a pre-existing fiduciary duty but on the proposition that the court might find one having regard to the self-dealing manner in which the contractual duties of the defendant had been breached. In that regard I was specifically guided by the opinion of Megarry, V.-C. in *Tito* v. *Waddell (No. 2)* (19) in

1992-93 CILR 389

commenting on this approach to identifying a fiduciary obligation

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

([1977] 3 All E.R. at 232):

"I cannot see why the imposition of a statutory duty to perform certain functions, or the assumption of such a duty, should as a general rule impose fiduciary obligations, or even be presumed to impose any. Of course, the duty may be of such a nature as to carry with it fiduciary obligations. . . . Impose a fiduciary duty and you impose fiduciary obligations. But apart from such cases, it would be remarkable indeed if in each of the manifold cases in which statute imposes a duty, or imposes a duty relating to property, the person on whom the duty is imposed were thereby to be put in a fiduciary relationship with those interested in the property, or towards whom the duty could be said to be owed. . . .

Furthermore, I cannot see that coupling the job to be performed with self-dealing in the performance of it makes any difference. If there is a fiduciary duty, the equitable rules about self-dealing apply: but self-dealing does not impose the duty. Equity bases its rules about self-dealing on some pre-existing fiduciary duty: it is a disregard of this pre-existing duty that subjects the self-dealer to the consequences of the self-dealing rules. I do not think that one can take a person who is subject to no pre-existing fiduciary duty and then say that because he self-deals he is thereupon subjected to a fiduciary duty."

Notwithstanding the assumptions I was invited by Mr. Lamontagne to make and which lead irresistibly to the conclusion that the defendant was in breach of the lease and thereby guilty of "self-dealing," I was unable to conclude, having regard to the foregoing statements of principles, that there could be found to be a principal/agent relationship between the landlord and tenant as parties to the lease. Accordingly, no separate fiduciary duty to account was to be implied. The plaintiff had no arguable case for a claim in that regard and the re-amendments could not have been allowed.

(D) Application for leave to re-amend to include a claim for a declaration that the lease was properly rescinded. Leave refused.

This aspect of the application was abandoned by Mr. Parkinson and I see no need to comment further on it.

1992-93 CILR 390

(E) Leave to re-amend to include a claim for a declaration against

the defendant that the lease was duly forfeited. Leave granted.

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

Having regard to the assumptions which I should make for present purposes that the defendant was in breach of the lease,
the real point in dispute, as I earlier mentioned, was whether the breaches committed by the defendant were repudiatory, that is irremediable breaches giving rise to a right in the plaintiff to repudiate the lease without first giving notice as required by the lease and more importantly as required by ss. 55 and 56 of the
Registered Land Law (Revised).

Mr. Lamontagne submitted that leave should not be granted because the plaintiff's claim for a declaration that the lease was duly forfeited was bound to fail. This was so, he urged, because in purporting to forfeit the lease the plaintiff treated as irremediable breaches which were patently capable of being remedied and because it failed to give notice to remedy as mandatorily prescribed by s.56 of the Law. Furthermore, he submitted, it was not for the plaintiff unilaterally and subjectively to decide whether the breach was remediable; it was obliged to give notice and see whether the defendant complied within the reasonable time to be set in the notice. Acceptance of Mr. Lamontagne's submissions in this regard would result in the disallowance of the plaintiff's application to re-amend to include a claim for a declaration that the lease was duly forfeited as, having regard to the principles earlier cited, amendments should not be allowed in aid of futile claims. This would be the result as no right of action in forfeiture could have accrued to the plaintiff, if the breach had been capable of remedy.

I was satisfied the plaintiff had at least an arguable case that the breaches complained of were not capable of remedy. On the basis of the authorities the plaintiff need not show more than that, at this stage, in order to render his claim strike-out proof. In arriving at that conclusion I was guided by the following passage from the judgment of the English Court of Appeal given by Slade, L.J. in *Empire Clothing Serv. & Sales Ltd.* v. *Hillgate House Ltd.* (6) ([1985] 2 All E.R. at 1010):

"In my judgment, on the remediability issue, the ultimate question for the court was this: if the s.146 notice had required the lessee to remedy the breach and the lessors had then allowed a reasonable time to elapse to enable the lessee fully to comply with the relevant covenant, would such

1992-93 CILR 391

compliance, coupled with the payment of any appropriate monetary compensation, have effectively remedied the harm which the lessors had suffered or were likely to suffer from

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CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

the breach? If, but only if, the answer to this question was

No would the failure of the s.146 notice to require remedy of
the breach have been justifiable. In the *Rugby School*, *Esplanade* and *Hoffman* cases the answer to this question
plainly would have been No. In the present case, however,
for the reasons already stated, I think the answer to it must
have been Yes."

Essentially, given the interlocutory nature of the proceedings before me, the issue is whether the plaintiff has an arguable case. The answer to that question is No. There is no dispute that the plaintiff's notice did not afford an opportunity to the defendant to remedy the breach.

I took the view, in the light of the assumptions I was invited to draw by the defendant and having regard to the affidavit of Mr. Mark Chapman, the independent auditor engaged by the plaintiff to examine the records of the defendant, in which Mr. Chapman expressed the view that there had been no proper records of accounts at all maintained by the defendant, that the plaintiff had at least an arguable case that the harm had been irretrievably done and that the breaches of the positive covenants to keep and maintain proper accounts and to enable full disclosure of income are breaches which in the context of this case may be shown to

incapable of remedy. This is, in my view, arguable notwithstanding that Mr. Chapman's affidavit dealt with the situation as he found it and did not specifically address the question whether it would be possible for the defendant to rectify the breach by reconstruction of the records.

To my mind it must be at least objectively arguable that the plaintiff should be entitled to treat the circumstances existing at the time it purported to forfeit the lease as irremediable because the defalcations were deliberate, because the defendant's failure to assist Mr. Chapman's audit betrayed its intention to continue its dissemblance and because the continued performance of the lease depended on the good faith, willingness and ability of the defendant not only to remedy the breach but also to keep faithful accounts and make full and final disclosure of sales and income.

Put another way, it will be an arguable matter whether a notice in keeping with s.56 of the Law, specifying the breach and

1992-93 CILR 392

requiring remedy, should have been issued in circumstances where it would have been clear no proper records existed and that their creation would depend upon the recall and co-operation of

CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

- the officers or employees of the defendant which, from all
 indications, would likely be convenient to the defendant's own
 interests and which records may have therefore been predisposed
 to falsification. Whether the plaintiff as landlord could
 reasonably
 and objectively apprehend such an outcome as the inevitable
- result of a notice to remedy is an issue to be tried.

 On account of the unusual nature of this lease, none of the
- cases cited in argument provided a full answer by way of precedent to these factual issues which remain to be resolved on the question whether the plaintiff was entitled to forfeit this lease. It should also be clear that in arriving at this view of the matter I proceeded on the basis that the requirements of ss. 55 and 56 of the Registered Land Law (Revised), in respect of the exercise of the right of forfaiture of leases, are paramount, and specifically as
- the right of forfeiture of leases, are paramount, and specifically as regards the requirements set out in s.56 for proper notice, this is so regardless whether there are provisions to the contrary contained in the lease itself.
 - The primacy of the s.56 requirements is confirmed by the pronouncements of this court in *Cayman Arms (1982) Ltd.* v. *English Shoppe Ltd.* (3) and by their confirmation by the Court of Appeal. Moreover, s.37(1) of the Registered Land Law (Revised)
- also expressly states that "no land, lease or charge registered under this Law shall be capable of being disposed of except in accordance with this Law. . . ." Henry, J.A. stated in the Court of Appeal case of *Paradise Manor Ltd.* v. *Bank of Nova Scotia* (14) (1984–85 CILR at 480) that under s.37 of the Registered
- 30 Land Law (Revised), "no right of a proprietor in or over his land, lease or charge registered under the Law shall be capable of being
 - affected except in accordance with the Law...."
 - Nonetheless, as the plaintiff's primary contention is that it was entitled to forfeit the lease on the basis that the breaches were incapable of being remedied and as I decided it should be allowed
 - to present that claim for determination on its merits, there was no need for me to consider whether the requirements of s.56 as to notice had been met, as those requirements would apply in the factual circumstances of this case only if it is determined that the breach is capable of remedy or that the defendant should have
- breach is capable of remedy or that the defendant should have been afforded an opportunity to remedy.

1992-93 CILR 393

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(F) Leave to re-amend to include a claim in respect of auditor's

CAYMAN HOTEL AND GOLF INCORPORATED v. RESORT GEMS LIMITED 06-July-1993

fees. Leave granted.

The lease in Article 3:04 provides that the cost of "any special audit or an examination by an accountant designated by the

- by the tenant" in circumstances like those which led to Mr.

 Chapman's audit. Accordingly Mr. Lamontagne for the defendant conceded that the plaintiff's claim in that regard was not prone to being struck out and did not oppose the amendment.

 (G) Leave to re-amend to include a claim, in the alternative to the claim for a declaration of forfeiture, for damages for breach of the
 - covenant to pay rent. Leave granted.
- In light of the proof of at least one instance where the
 defendant failed to declare the sale of a valuable item which
 would have generated income which would be subject to being
 assessed for percentage rent, a claim in the alternative for
 damages for breach of the covenant to pay rent is sustainable.
 This re-amendment was therefore allowed without opposition.

Order accordingly.

Attorneys: *Ritch & Connolly* for the plaintiff; *Ian Boxall & Co.* for the defendant.

EXHIBIT 19

CAYMAN ISLANDS



Supplement No. 5 published with Extraordinary Gazette No. 35 dated 21st May, 2014.

THE CONTRACTS (RIGHTS OF THIRD PARTIES) LAW, 2014 (LAW 4 OF 2014)

THE CONTRACTS (RIGHTS OF THIRD PARTIES) LAW, 2014 ARRANGEMENT OF SECTIONS

- 1. Short title
- 2. Interpretation
- 3. Application
- 4. Rights of third party to enforce contractual term
- 5. Variation and rescission of contract
- 6. Defences
- 7. Enforcement of contract by promisee
- 8. Protection of promisor from double liability
- 9. Exceptions
- 10. Supplementary provisions relating to third party
- 11. Arbitration provisions

CAYMAN ISLANDS

Law 4 of 2014.

I Assent

Franz Manderson

Acting Governor.

14th May, 2014

A LAW TO MAKE PROVISION FOR THE ENFORCEMENT OF CONTRACTUAL TERMS BY THIRD PARTIES; AND FOR INCIDENTAL AND CONNECTED PURPOSES

ENACTED by the Legislature of the Cayman Islands.

- 1. This Law may be cited as the Contracts (Rights of Third Parties) Law, 2014. Short title
- 2. (1) In this Law -

Interpretation

"contract of employment" has the meaning assigned to that expression under section 2 of the Labour Law (2011 Revision);

(2011 Revision)

"employee" has the meaning assigned to that expression under section 2 of the Labour Law (2011 Revision);

"set off" includes netting of claims; and

"third party" means a person who is not a party to a contract.

- (2) In relation to a term of a contract which is enforceable by a third party -
 - (a) "promisor" means a party to the contract against whom the term is enforceable by the third party; and

(b) "promisee" means a party to the contract by whom the term is enforceable against the promisor.

Application

- 3. (1) This Law shall apply to any contract which, on or after the date on which this Law comes into force, includes terms which comply with section 4.
- (2) A contract made on, before or after the date on which this Law comes into force may be amended to include terms which comply with section 4.
- (3) If, after this Law comes into force, a contract is amended to include terms which comply with section 4, a third party may only enforce a right which accrues on or after the date on which the contract is amended.
- (4) If, prior to the date on which this Law comes into force, a contract included terms which comply with section 4, a third party may only enforce a right which accrues on or after the date on which this Law comes into force.

Rights of third party to enforce contractual term

- 4. (1) Subject to section 9, a third party may in his own right enforce a term of the contract if -
 - (a) he is expressly identified in the contract by name, as a member of a class or as answering a particular description, which includes a person nominated or otherwise identified pursuant to the terms of the contract but the third party need not be in existence when the contract is entered into; and
 - (b) the contract expressly provides in writing that he may.
- (2) This section does not confer a right on a third party to enforce a term of a contract otherwise than subject to and in accordance with any other relevant terms of the contract.
- (3) For the purpose of exercising his right to enforce a term of the contract, there shall be available to the third party any remedy that would have been available to him in an action for breach of contract if he had been a party to the contract and the rules relating to damages, injunctions, specific performance and other relief shall apply accordingly.
- (4) Where a term of a contract excludes or limits liability in relation to any matter, references in this Law to the third party enforcing the term shall be construed as references to his availing himself of the exclusion or limitation.

Variation and rescission of contract

5. (1) Where a third party has a right under section 4 to enforce a term of the contract, the parties to the contract may not, by agreement, rescind the contract, or

vary it so as to extinguish or alter his entitlement under that right, without his consent if -

- (a) the third party has communicated his assent to the term to the promisor;
- (b) the promisor is aware that the third party has relied on the term;
- (c) the promisor can reasonably be expected to have foreseen that the third party would rely on the term and the third party has in fact relied on it.
- (2) The assent referred to in subsection (1)(a) -
 - (a) may be by words or conduct; and
 - (b) if sent to the promisor by post or other means, shall not be regarded as communicated to the promisor until received by him.
- (3) Subsection (1) is subject to any express term of the contract under which -
 - (a) the contract may be rescinded or varied without the consent of the third party; or
 - (b) the consent of the third party is required in circumstances specified in the contract instead of those set out in subsection (1)(a) to (c).
- (4) Where the consent of a third party is required under subsection (1) or (3), the court may, on the application of one or more of the parties to the contract, dispense with his consent if satisfied that it is just and equitable to do so having regard to all the circumstances.
- (5) The court may, on the application of one or more of the parties to a contract, dispense with any consent that may be required under subsection (1)(c) if satisfied that it cannot reasonably be ascertained whether or not the third party has in fact relied on the term.
- (6) If the court dispenses with a third party's consent, it may impose the conditions it thinks fit, including a condition requiring the payment of compensation to the third party.
- 6. (1) Subsections (2) to (5) apply where, in reliance on section 4, Defences proceedings for the enforcement of a term of a contract are brought by a third party.
- (2) The promisor shall have available to him by way of defence or set-off any matter that -

- (a) arises from or in connection with the contract and is relevant to the term; and
- (b) would have been available to him by way of defence or set-off if the proceedings had been brought by the promisee.
- (3) The promisor shall also have available to him by way of defence or setoff any matter if -
 - (a) an express term of the contract provides for it to be available to him in proceedings brought by the third party; and
 - (b) it would have been available to him by way of defence or set-off if the proceedings had been brought by the promisee.
 - (4) The promisor shall also have available to him -
 - (a) by way of defence or set-off any matter; and
 - (b) by way of counterclaim any matter not arising from the contract,

that would have been available to him by way of defence or set-off or, as the case may be, by way of counterclaim against the third party if the third party had been a party to the contract.

- (5) Subsections (2) and (4) are subject to any express term of the contract as to the matters that are not to be available to the promisor by way of defence, set-off or counterclaim.
- (6) Where in any proceedings brought against him a third party seeks in reliance on section 4 to enforce a term of a contract including, in particular, a term purporting to exclude or limit liability, he may not do so if he could not have done so, whether by reason of any particular circumstances relating to him or otherwise, had he been a party to the contract.

Enforcement of contract by promisee

7. Section 4 does not affect any right of the promisee to enforce any term of the contract.

Protection of promisor from double liability

- 8. Where under section 4 a term of a contract is enforceable by a third party and a promisee has recovered from the promisor a sum in respect of -
 - (a) the third party's loss in respect of the term; or
 - (b) the expense to the promisee of making good to the third party the default of the promisor,

then, in any proceedings brought in reliance on that section by the third party, the court shall reduce any award to the third party to the extent it thinks appropriate to take account of the sum recovered by the promisee.

- 9. (1) Section 4 confers no rights on a third party in the case of a contract on Exceptions a bill of exchange, promissory note or other negotiable instrument.
- (2) Section 4 confers no rights on a third party in the case of any contract binding on a company and its members under sections 12 and 25 of the Companies Law (2013 Revision).

(2013 Revision)

- (3) Section 4 confers no rights on a third party to enforce any term of a contract of employment against an employee.
 - (4) Section 4 confers no rights on a third party in the case of -
 - (a) a contract for the carriage of goods by sea;
 - (b) a contract for the carriage of goods by road, or for the carriage of cargo by air; or
 - (c) letters of credit.
 - (5) In subsection (4) -

"contract for the carriage of goods by sea" means a contract of carriage -

- (a) contained in or evidenced by a bill of lading, sea waybill or a corresponding electronic transaction; or
- (b) under or for the purposes of which there is given an undertaking which is contained in a ship's delivery order or a corresponding electronic transaction.
- 10. (1) Section 4 does not affect any right or remedy of a third party that exists or is available apart from this Law.

Supplementary provisions relating to third party

(2) In sections 7 and 10 of the Limitation Law (1996 Revision) the references to an action founded on a simple contract and an action upon a specialty shall respectively include references to an action brought in reliance on section 4 relating to a simple contract and an action brought in reliance on that section relating to a specialty.

(1996 Revision)

- (3) Except to the extent provided in section 11(1) or (2), a third party shall not, by virtue of section 4(4), 6(4), 6(6), 11(1) or 11(2) be treated as a party to the contract for the purposes of any other Law or any instrument made under any other Law.
- 11. (1) Where a right under section 4 to enforce a term is subject to an arbitration agreement, the third party shall be treated for the purposes of the Arbitration Law, 2012 as a party to the arbitration agreement as regards disputes

Arbitration provisions

(Law 3 of 2012)

between himself and the promisor relating to the enforcement of the term by the third party.

(2) Where -

- (a) a third party has a right under section 4 to enforce an arbitration agreement; and
- (b) the third party does not fall to be treated under subsection (1) as a party to the arbitration agreement,

the third party shall, if he exercises the right, be treated for the purposes of the Arbitration Law, 2012 as a party to the arbitration agreement in relation to the matter with respect to which the right is exercised, and be treated as having been so immediately before the exercise of the right.

(3) In this section -

"arbitration agreement" has the meaning assigned to that expression under section 2 of the Arbitration Law, 2012.

Passed by the Legislative Assembly the 11th day of April, 2014.

Juliana Y. O'Connor-Connolly

Speaker.

Zena Merren-Chin

Clerk of the Legislative Assembly.

EXHIBIT 20

*366 Ebbw Vale Urban District Council v South Wales Traffic Area Licensing Authority.



Court

Court of Appeal

Judgment Date 16 March 1951

Report Citation [1951] 2 K.B. 366



Court of Appeal

Cohen, Asquith and Birkett, L.JJ.

1951 March 16.

Road Traffic—Omnibus company—100 per cent. subsidiary of British Transport Commission—Company's application to vary fares made to licensing authority—Jurisdiction of authority—Road Traffic Act, 1930 (20 & 21 Geo. 5, c. 43), s. 72 — Transport Act, 1947 (10 & 11 Geo. 6, c. 49), ss. 2, sub—ss. 1, 2 (f) (g) (i), 3, 63—5, 76.

By s. 65, sub-s. 1, of the Transport Act, 1947, ss. 72 to 76 of the Road Traffic Act, 1930, do not apply to any passenger road transport service provided by the British Transport Commission or by any person acting as agent for the commission.

The commission, acting under the Transport Act, 1947, acquired all the shares of a passenger road transport company with power to appoint and dismiss all their directors, the company thus becoming a 100 per cent. subsidiary of the commission. There was no evidence that the commission had in fact appointed the company to act as their agent. The company applied to a licensing authority for public service vehicles under s. 72, sub-ss. 1 and 4, of the Road Traffic Act, 1930, to vary the conditions of road service licences then held by them, i.e., to increase the existing scale of fares.

*367

Held, that the licensing authority had jurisdiction to hear the application of the company, since the service in question was not a passenger road transport service provided by the commission or by any person acting as agent for the commission. The commission, in acquiring the shares of the company in the exercise of their general duty as stated in s. 3 of the British Transport Act, 1947, were not "providing", but "securing or promoting" the provision of, an efficient, adequate, economical and properly integrated system of public inland transport.

Salomon v. Salomon & Co. LD.[1897] A. C. 22 followed.

Observations of Tomlin, J., in *British Thomson-Houston Co. LD. v. Sterling Accessories LD.* [1924] 2 Ch. 33, 38, 40, referred to.

Decision of the Divisional Court reversed.

Appeal from the Divisional Court.

The applicants, Ebbw Vale Urban District Council, sought an order to prohibit the licensing authority for public service vehicles for the South Wales Traffic Area from hearing and determining an application by Red and White Services Ld. under s. 72 of the Road Traffic Act, 1930^{-1} , to vary the conditions of road service licences then held by them, that was, to increase their existing scale of fares. The ground for the application was that the licensing authority had no jurisdiction to hear the application by the omnibus company by reason of s. 65 of the Transport Act, 1947^{-2} .

The Divisional Court (Lord Goddard, C.J., Hilbery and Hallett, JJ.) held that s. 72 of the Act of 1930 on the facts of the case had ceased to apply, because the services afforded by the omnibus company were provided "by the commission" or by a "person acting as agent for the commission" within the meaning of sub-s. 1 of s. 65 of the Transport Act, 1947.

The omnibus company had been a private enterprise concern when, under the Transport Act, 1947, the British Transport Commission had acquired all their shares and the power to appoint and dismiss all their directors. The omnibus company, therefore, became a 100 per cent. subsidiary of the British Transport Commission. Lord Goddard, C.J., said that the commission were providing the road passenger service of the omnibus company, though he was rather inclined to think that the omnibus company in the circumstances were acting as agents for the commission. The British Transport Commission and the omnibus company appealed.

Before the Court of Appeal, counsel for the urban district council did not see fit to support the order of prohibition made by the Divisional Court on the ground that the omnibus company provided the services as agents of the British Transport Commission: he contended that the services were provided by the commission.

Heald, K.C., and R. J. Parker for the commission.

Fox-Andrews, K.C., and King-Hamilton for the omnibus company.

Cyril Morgan for the urban district council.

The argument, based on the relevant sections of the Transport Act, 1947, appears fully from the judgment of Cohen, L.J. Counsel for the appellants cited *Salomon v. Salomon & Co. LD.* ³; the speech of Lord Buckmaster in *Rainham Chemical Works LD. (In Liquidation) v. Belvedere Fish Guano Co. LD.* ⁴; the judgment of Tomlin, J., in *British Thomson-Houston Co. LD. v. Sterling Accessories LD.* ⁵; *Railway Executive v. Henson* ⁶; and *Smith v. London Transport Executive* ⁷.

COHEN, L.J.

This appeal raises a question as to the jurisdiction of the licensing authority under s. 72 of the Road Traffic Act, 1930, to hear an application by Red and White Services Ld. for the modification of the conditions of their licence in such a way as to enable them to increase the fares which they are entitled to charge for the services that they supply in a district in South Wales.

Section 72, sub-s. 1, provides: "Subject to the provisions of this section the commissioners may grant to any person applying therefor a licence (in this Act referred to as a 'road service licence') to provide such a road service ag may be specified therein, and a vehicle shall not be used as a stage carriage or an express carriage except under such a licence". Under sub-s. 6 power is given to the commissioners, subject to the provisions of the section, to fix such fares and make it a condition of the licence that fares shall not be charged under or in excess of the minimum or maximum. Under sub-s. 4 the commissioners may from time to time vary, in such manner as they think fit, the conditions attached to a road service licence. It is under that last provision that Red and White Services Ld. made the application which gives rise to the present proceedings.

When the application came before the authority, the suggestion was made, and it has since been decided by the Divisional Court, that the jurisdiction of the authority had been taken away, so far as the point then under discussion was concerned, by s. 65 of the Transport Act, 1947. [His Lordship read sub-s. 1 of s. 65]. The Divisional Court decided that s. 72 of the Road Traffic Act, 1930, had ceased to apply on the facts of this case, because the services in question were services provided "by the commission", or by a "person acting as agent for the commission", within the meaning of s. 65.

I will refer to two passages in the judgment of Lord Goddard, C.J., in order to explain the ratio decidendi of the court. He said: "It seems to me, when one gives s. 65 the ordinary meaning of the English language, that the transport commission, having acquired the whole of the undertaking and share-holding of this company, and running the omnibuses of that company for the purpose of providing a passenger service through the Ebbw Vale, are providing a road transport service. The vehicles are not their own: they still belong to the legal entity which is the company; but it seems to me that the commission are in effect providing the road passenger transport, though I am rather inclined to think that the omnibus company in the circumstances are acting as agents for the commission". Then, in the last paragraph he said: "Mr. *370 Heald has relied on the well-known case of Salomon v. Salomon & Co. LD. 8, which decided that in what is commonly called a one-man company, the company is a different entity from the man who holds the whole of the shares. and I have no doubt here that the omnibus company are a different entity from the commission; but it seems to me that the commission are providing this road passenger transport service, because the company are put there by the Transport Commission to do what otherwise it is the privilege of the commission to do. For these reasons I think that the order of prohibition must go".

Colloquially speaking, it may be true to say that the British Transport Commission are running the omnibuses of the company; but I am unable to agree, with all respect to the Divisional Court, that so broad a construction can properly be placed on the material phrase in s. 65: "any passenger road transport service provided ... by the commission or by any person acting as agent for the commission".

Under the ordinary rules of law, a parent company and a subsidiary company, even a 100 per cent. subsidiary company, are distinct legal entities, and in the absence of an agency contract between the two companies one cannot be said to be the agent of the other. That seems to me to be clearly established by *Salomon v. Salomon & Co. LD.* 9, and by the observations of Tomlin, J., in *British Thomson-Houston Co. LD. v. Sterling Accessories LD.* 10.

Tomlin, J., said ¹¹: "I do not think that any such inference" - that is, an inference of agency between the directors and the company - "can be or ought to be drawn. It has been made plain by the House of Lords that for the purpose of establishing contractual liability it is not possible, even in the case of the so-called one-man companies, to go behind the legal corporate entity of the company and treat the creator and controller of the company as the real contractor merely because he is the creator and controller. If he is to be fixed with liability as principal, the agency of the company must be established substantively and cannot be inferred from the holding of director's office and the control of the shares alone: see *Salomon v. Salomon & Co. LD.*12 Any other conclusion would have nullified the purpose for which the creation of limited companies was authorized by the legislature".

*371

Tomlin, J., continued: "Nor does the matter stand otherwise in regard to liability for tortious acts". and later ¹³: "There is no evidence from which it ought or can be inferred that the defendant directors have authorized the wrongful acts. To draw that inference from the fact that they are sole directors and shareholders of the defendant company would be manifestly wrong and contrary to the principles enunciated by the House of Lords in the cases already referred to, and there is no evidence of any other facts at all in relation to the matter".

So I think that it can clearly be said here that there is no evidence to justify the inference which apparently Lord Goddard, C.J., was inclined to draw, that the omnibus company in the circumstances of the case are acting as agents for the British Transport Commission. In fairness to Mr. Morgan I add that he did not seek to support the order on the ground of agency. He did, however, strongly urge that, on a business view of the matter, the services which were provided in South Wales by the company were services provided by the commission.

I can find nothing in the Act to negative or exclude the ordinary rules of law so far as this question is concerned. I think that the proper approach to the question is to construe s. 65, sub-s. 1, in the light of the other relevant provisions of the Act; and, as Mr. Fox-Andrews said, the proper starting point is s. 3, which lays down the general duty of the commission and states the objects, as distinct from the powers, which the commission was incorporated to perform. By sub-s. 1: "It shall be the general duty of the commission so to exercise their powers under this Act as to provide, or secure or promote the provision of, an efficient, adequate, economical and properly integrated system of public inland transport and port facilities within Great Britain for passengers and goods with due regard to safety of operation".

I would emphasize the distinction that is plainly drawn there between "providing", on the one hand, and "securing or promoting" on the other, the provision of an efficient system of transport. It seems to me that those words clearly visualize that the commission may either provide the system themselves or may secure or promote its provision by others. With that in mind I turn back to s. 2, which concerns the powers which the commission are to *372 have to enable them to fulfil their object. Section 2, sub-s. 1, provides: "Subject to the provisions of this Act, the commission shall have power - (a) to carry goods and passengers by rail, road and inland waterway, within Great Britain". By sub-s. 2: "Subject to the provisions of this Act, the powers conferred by sub-s. 1 of this section include power", and then follow a series of powers lettered in paragraphs from (a) to (i). I need only refer to paragraphs (f), (g) and (i). Paragraph (f): "to acquire by agreement (whether absolutely or for any period) the whole or any part of any undertaking of any other person, being an undertaking, or a part of an undertaking, the activities whereof are wholly or mainly such activities as are specified in the said sub-s. 1". Paragraph (g): "to enter into and carry out agreements with any person for the carrying on by that person, whether as agent for the commission or otherwise, of any of the activities specified in the said sub-s. 1, or for the provision by that person, whether as agent for the commission or otherwise, of clearing house facilities in connexion with the transport of goods". Paragraph (i): "to lend money to, or give guarantees for the benefit of, any person carrying on or about to carry on any of the activities specified in the said sub-s. 1", and then, omitting immaterial words, "and to acquire by agreement any securities of any body corporate which is carrying on or about to carry on or which directly or indirectly controls another body corporate which is carrying on or about to carry on any such activities".

I pause here to observe that it is plain as regards the omnibus company that it is under this latter power to acquire the securities of a body corporate which is carrying on transport activities that the acquisition was made. I pause also to observe that both sub-s. 2 are subject to provisoes prohibiting the commission from doing certain things which might otherwise be within the wide words of the enabling power.

Sub-s. 3 provides: "Where, whether by agreement or otherwise, the commission acquire the whole or any part of any undertaking of any other person, they may, subject to the provisions of this Act, carry on any activities, whether mentioned in sub-s. 1 of this section or not, which were theretofore carried on for the purposes of that undertaking or part of an undertaking or were authorized by any statutory provision to be carried on for the purposes thereof". There again that is followed by a proviso restricting the generality of the foregoing Sub-s. 4 also contains certain restrictive powers.

*373

It is clear from that section, and I think that it also appears clear from ss. 63 and 64, which concern the preparation and approval of area road transport schemes and the contents of area road transport schemes, that the Act contemplates that the commission may either provide services itself or may secure the provision of those services by or through other bodies, and not only by or through agents of the commission. That being so, prima facie, it would seem necessary to see whether what is being done in any particular case is an act done to provide transport facilities, or is an act done to secure the provision of transport facilities. Where a service is provided through a subsidiary company of the commission, it seems to me that prima facie, having regard to the general rule of law, what the commission are doing is to secure the provision of road transport facilities, and not to provide them.

That the commission can act by providing them themselves is made clear by the decision of this court to which our attention was called by Mr. Heald and Mr. Morgan, namely, *Smith v. London Transport Executive* ¹⁴.

That the commission can act through an agent is also clear under the express provisions of sub-s. (2) (g); but, as I have said, there is no question of agency here. It seems to me quite plain that it can also arrange with independent concerns to provide a service, in which case it will be performing its function of securing or promoting the provision of an efficient, adequate, economical and properly integrated system of public inland transport. In the present case, I think, the commission were securing the provision of an efficient, adequate, economical and properly integrated system of public inland transport within the meaning of s. 3, sub-s. 1, of the Act, through the omnibus company - not an independent concern, but a separate legal entity.

That conclusion, it seems to me, is rendered more certain by sub-s. 6 of s. 2 of the Act. That provides: "For the purposes of sub-s. 4 and of the provisoes to sub-ss. 2 and 3 of this section, where a body corporate is directly or indirectly controlled by the commission, anything done by that body shall be deemed to be done by the commission, and the undertaking of the body shall be deemed to form part of the undertaking of the commission". The importance of that provision seems to me to be that it is quite plain that Parliament when it passed this Act had in mind the general rule of law to which I have *374 referred as laid down in Salomon v. Salomon & Co. LD. 15, and many other cases, that a subsidiary company is not the agent of the parent company, but is an entirely separate entity. Its acts are not the acts of the parent company, and the parent company is not responsible for its acts or defaults, in the absence of special provisions in some contract between the parties. Parliament, with that in mind, has gone out of its way to prescribe that for certain limited purposes the acts of the subsidiary company shall be

deemed to be the acts of the commission. It seems to me an inevitable inference from that provision that, except to that extent, the intention was that the ordinary rule of law should prevail and that the acts of the subsidiary company should be its own acts and not the acts of the commission.

Mr. Morgan was compelled to admit that if there were a road accident the victim would have a remedy, if he had a remedy at all, not against the commission, but only against the omnibus company. That seems to me to lead to, or support, the conclusion that the services here were provided, not by the commission, but by the company.

There is another argument of Mr. Morgan's to which I ought to refer. He laid some stress on the words in sub-s. 1 of s. 65, "any passenger road transport service provided, whether under a scheme under the preceding provisions of this Part of this Act or otherwise". He relied upon those words as in some way enlarging the meaning to be given to the word "provided". I am unable to follow him in this part of his argument. It seems to me that, in the context in which they appear, the words "or otherwise" are merely in contrast to the words "under a scheme", and mean no more than "provided, whether or not under a scheme under the preceding provisions of this Part of this Act". It does not assist us in determining whether or not as a matter of fact any particular service is provided by the commission.

There is still one other argument to which I must refer. It was said that it would lead to a ridiculous, or at any rate to an artificial, situation if there were to be two bodies dealing with the same subject-matter. Section 76 of the Transport Act, 1947, contains the provisions under which the commission "shall from time to time prepare, and submit to the transport tribunal for confirmation, drafts of schemes (hereafter in this Act referred to as 'charges schemes') for determining, as respects the *375 services and facilities provided by the commission to which the schemes respectively relate - (a) the charges which are to be made by the commission". So, said Mr. Morgan, it is plain that in one case not the licensing authority under the Road Traffic Act, 1930, but the transport tribunal under the Transport Act, 1947, will have to determine the fares and charges which are to be made by the commission. Is it not, he said, most unlikely that the legislature intended that, as regards other cases, where in substance the service was provided by the commission, the reference should be to the licensing authority? It does not seem to me that that objection really has any substance, and in a sense it begs the question, because it is only where the services are provided by the commission that the obligation to set up a charging scheme arises; and it seems to me that Parliament, having, as it clearly had, in mind the prospect that the commission might discharge their obligations either by providing or by securing provision of the requisite services, should have visualized a different method of settling the charges according to whether the commission provided the services themselves or secured their provision. It seems to me quite natural that the charging scheme should only apply where the commission were providing the services themselves, leaving the matter to be dealt with under the Road Traffic Act, 1930, in cases where the part played by the commission was merely to secure the provision of the services.

For these reasons, I think that the proper inference from the facts proved before the Divisional Court was that this was a case where the services were not provided by the commission but the commission merely secured their provision. I therefore think that it is not a case for prohibition, and I would allow the appeal.

ASQUITH, L.J.

I agree, and I would add only a word or two out of deference to the judgment from which we are differing. The case originally raised two distinct issues: did the commission within the meaning of sub-s. 1 of s. 65 "provide" these services? Or, short of that, did the omnibus company provide them as agents for the commission?

Mr. Morgan has not pressed the second point on the appeal, but, as the Divisional Court based its judgment partly on an affirmative answer to it, it is desirable to glance at it briefly. The only relevant fact before the court is that the commission own substantially all the shares in the company. The two bodies are admittedly separate legal personæ. Admittedly a subsidiary ia not necessarily, as such, an agent for the controlling corporation. *376 There is, of course, nothing to prevent a controlling body from constituting a controlled body its agent if it chooses to do so, but there is no evidence of any such thing having happened here.

I turn, therefore, to the other question: did the commission provide these services themselves? The Divisional Court took a broad, common-sense view of the meaning of the word "provide", but in my view it has to be construed in the light of its context and the general structure of the Act. The other sections of the Act do draw a firm and sharp distinction between services "provided by" the commission themselves, and services of which they "secure the provision", presumably by other people. My Lord has read the first two or three lines of s. 3, sub-s. 1, of the Transport Act, 1947, in support of that proposition, and I will not repeat them, but the same distinction reappears in a salient form in ss. 63 and 64, concerning schemes. Sub-s. 1 of s. 63

provides: "(1) The commission may, at any time, prepare and submit to the Minister a scheme". Sub-s. 1 of s. 64 provides: "A scheme under the last preceding section may provide for all or any of the following matters, that is to say - (a) for constituting or specifying the body or bodies who are to provide passenger road transport services operating within or partly within the area ...". Then by sub-s. 2: "The commission may be the body specified, or one of the bodies specified, in a provision included in a scheme by virtue of paragraph (a) of sub-s. 1 of this section"; so that it is not to be assumed that the distinction between services provided by the commission themselves and services which they cause other bodies to provide - a distinction which is so clearly present in the draftsman's mind when drafting ss. 63 and 64 - has entirely escaped his mind when he passes on to draft s. 65. It would appear to me that the commission have not in fact themselves provided passenger road services up to this time; but it is quite clear that they could, if they wished to do so, purchase a fleet of omnibuses tomorrow and run them themselves under powers given by s. 2, sub-s. 1 (a) and sub-s. 2 : see *Smith. v. London Transport Executive* 16. If the commission in this case had bought, not shares in the omnibus company, but the physical assets of that company, and had engaged the company's staff to run the undertaking, in that case the commission would have been "providing" the services themselves. But it is, in my view, only if and to the extent that the commission do provide such services by themselves (or by an *377 "agent" within the meaning of sub-s. 1 of s. 65) that the jurisdiction as to fares of the licensing authority is displaced; and as neither of these conditions is fulfilled in the present case I agree with my Lord that the appeal ought to be allowed.

BIRKETT, L.J.

I agree with both the judgments which have just been delivered. The point in this case was described by the Lord Chief Justice in the Divisional Court as being a short point, and a short point it assuredly is.

The Lord Chief Justice said: "I think, therefore, for the reasons which I have endeavoured to express - it is a very short point - that this is a road transport service provided by the commission, or by persons acting as agents for the commission, and that acccordingly the Road Traffic Act no longer applies". Also, in the Divisional Court the grounds upon which this order for prohibition was asked were these: "The relief sought is an order of prohibition that the licensing authority for public service vehicles for the South Wales Traffic Area be prohibited from hearing and determining an application by Red and White Services Ld. to vary the conditions attached to road service licences now held by the Red and White Services Ld., that is to say, to increase their present scale of fares. The grounds upon which relief is sought are that the said licensing authority has no jurisdiction to hear and determine the said application".

The short question, therefore, is: is it shown, on the true construction of the statutes, and on the facts which have been proved, that the British Transport Commission are providing these road services in South Wales so that ss. 72 to 76 of the Road Traffic Act, 1930, no longer apply?

Mr. Morgan invited the court to take a broad view, as he termed it, of the word "provide" in sub-s. 1 of s. 65, and, of course, that, I think, is the gist of the whole matter. Section 65, sub-s. 1, of the Transport Act, 1947, provides: "Sections 72 to 76 of the Road Traffic Act, 1930 (which relate to road service licences) shall not apply to any passenger road transport service provided, whether under a scheme under the preceding provisions of this Part of this Act or otherwise, by the commission or by any person acting as agent for the commission". Quite naturally, Mr. Morgan said that you must take a broad view of that word "provide". If I may say so, with all respect, it was the acceptance of that invitation in the Divisional Court which led to error. The meaning of the word "provide" cannot be interpreted quite on those lines, but must be ascertained with *378 some precision, having regard to the wording of the various sections of the Transport Act, 1947.

I think that Mr. Fox-Andrews was quite right in saying that the section which sheds most light on this matter is s. 3. There the general duty of the commission is set out. Sub-section 1 provides: "It shall be the general duty of the commission so to exercise their powers under this Act as to provide, or secure or promote the provision of, an efficient, adequate, economical and properly integrated system of public inland transport and port facilities within Great Britain for passengers and goods with due regard to safety of operation; and for that purpose it shall be the duty of the commission to take such steps as they consider necessary for extending and improving the transport and port facilities within Great Britain in such manner as to provide most efficiently and conveniently for the needs of the public, agriculture, commerce and industry". That is the general duty of the commission, and it is to be observed that one can conceive all sorts of matters as within the power of the Transport Commission under that section: they can provide services themselves; they can, in lieu of providing services themselves, secure the provision of services; or they can, instead of doing that, promote services, all to the end that their general duty under the section shall be fulfilled.

In this case it was shown that the commission in fact controlled the omnibus company, in this sense, that they owned all the shares, with the possible exception of two, and that they had the controlling power over the appointment and the dismissal of directors. In relation to that, sub-s. 6 of s. 2 is very important, because it is contemplated that the commission shall control, directly or indirectly, corporate bodies. The sub-section provides: "For the purposes of sub-s. 4 and of the provisoes to sub-ss. 2 and 3 of this section, where a body corporate is directly or indirectly controlled by the commission, anything done by that body shall be deemed to be done by the commission", thus limiting this provision most carefully to the matters which are set out in the section, i.e., for the purposes of sub-s. 4 and the provisoes of sub-ss. 2 and 3 of s. 2. Therefore, in this case, although the commission do control the omnibus company, though they do own the shares, though they have the power to control the appointment and dismissal of directors, they do not own the property of the company and the vehicles which actually run upon the roads. As my Lord pointed out, there is no power to sue the commission either in contract or in tort. Therefore, popularly, *379 or, if I may use Mr. Morgan's phrase, "in a broad sense", one may say, of course, that the commission provide the services, as one man might say to another, because they control the company, they own the shares; yet in fact what they are really doing here is, not to provide the services, but, as my Lord has already stated, to secure that those services are provided.

Asquith, L.J., discussed the matter of agency, which clearly influenced the Divisional Court, but which is no longer relied upon here; and Cohen, L.J., disposed of the argument raised on the use of the words "or otherwise" in the words of sub-s. 1 of s. 65: "any passenger road transport service provided whether under a scheme under the preceding provisions of this Part of this Act or otherwise".

In all these circumstances, I am clearly of opinion that this was not a case where the commission in fact provided the services, and, that being so, sub-s. 1 of s. 65, which eliminated ss. 72 to 76 of the Road Traffic Act, 1930, in the case of any passenger road transport service *provided* by the commission, has no application, and I agree that this appeal should be allowed.

Representation

Solicitors: M. H. B. Gilmour; M. H. B. Gilmour; Lewin, Gregory, Torr, Durnford & Co., for J. L. J. Price, Merthyr Tydfil.

Appeal allowed. (C. G. M.)

Footnotes

- 1 Road Traffic Act, 1930, s. 72, sub-s. 1: "Subject to the provisions of this section the commissioners may grant to any person applying therefor a licence (in this Act referred to as a 'road service licence') to provide such a road service as may be specified therein, and a vehicle shall not be used as a stage carriage or an express carriage except under such a licence". Under sub-s. 6 power is given to the commissioners, subject to the provisions of the section, to fix such fares and make it a condition of the licence that fares shall not be charged under or in excess of the minimum or maximum. Under sub-s. 4 the commissioners may from time to time vary, in such manner as they think fit, the conditions attached to a road service licence. Transport Act, 1947, s. 65, sub-s. 1: "Sections 72 to 76 of the Road Traffic Act, 1930 (which relate to road service licences) shall not apply to any passenger road transport service provided, whether under a scheme under the preceding provisions of this Part of this Act or otherwise, by the Commission or by any person acting as agent for the Commission, but neither the Commission nor any such person as aforesaid shall use any public service vehicle for the conveyance of passengers for hire or reward at separate fares except - (a) on a route approved, as respects so much there of as falls within any traffic area, by the licensing authority for public service vehicles for that area; and (b) in accordance with such restrictions as may be imposed by that authority as to the class or description of vehicles which may be used on the route and as to the portions of the route on which, and the points at which, passengers may be taken up or set down ...".
- Road Traffic Act, 1930, s. 72, sub-s. 1: "Subject to the provisions of this section the commissioners may grant to any person applying therefor a licence (in this Act referred to as a 'road service licence') to provide such a road service as may be specified therein, and a vehicle shall not be used as a stage carriage or an express carriage except under such a licence". Under sub-s. 6 power is given to the commissioners, subject to the

provisions of the section, to fix such fares and make it a condition of the licence that fares shall not be charged under or in excess of the minimum or maximum. Under sub-s. 4 the commissioners may from time to time vary, in such manner as they think fit, the conditions attached to a road service licence. Transport Act, 1947, s. 65, sub-s. 1: "Sections 72 to 76 of the Road Traffic Act, 1930 (which relate to road service licences) shall not apply to any passenger road transport service provided, whether under a scheme under the preceding provisions of this Part of this Act or otherwise, by the Commission or by any person acting as agent for the Commission, but neither the Commission nor any such person as aforesaid shall use any public service vehicle for the conveyance of passengers for hire or reward at separate fares except - (a) on a route approved, as respects so much there of as falls within any traffic area, by the licensing authority for public service vehicles for that area; and (b) in accordance with such restrictions as may be imposed by that authority as to the class or description of vehicles which may be used on the route and as to the portions of the route on which, and the points at which, passengers may be taken up or set down ...".

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           [1897] A. C. 22.
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           [1921] 2 A. C. 465, 475.
5
           [1924] 2 Ch. 33, 38 and 40.
           (1949) 65 T. L. R. 336; 113 J. P. 333.
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7
           [1949] Ch. 685; [1951] W. N. 157.
8
           [1897] A. C. 22.
9
           [1897] A. C. 22.
           [1924] 2 Ch. 33.
10
          Ibid. 38.
11
           [1897] A. C. 22.
12
13
           [1924] 2 Ch. 33, 40.
14
          [1949] Ch. 685; [1951] W. N. 157.
15
           [1897] A. C. 22.
          [1949] Ch. 685; [1951] W. N. 157
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